Case 1:23-cv-10362-LJL Document 20 Filed 10/18/24 Page 1 of 155

October 17, 2024

Hon. Lewis J. Liman

U.S. District Court - Southern District Of New York

Re: John Doe v. Lindsay Cook, et al., 1:23-cv-10362-LJL

Motion to Proceed Under Pseudonym and Seal

Dear Judge Liman:

Introduction

In the interest of justice and at this early stage of the proceedings, I respectfully request permission

from this Honorable Court to allow me to continue to proceed Pro Se by pseudonym and

anonymous chiefly because of a number of valid reasons this Court will learn about as this Case

progresses during discovery, witnesses' examination and deposition phases.

This complaint was initiated to seek valid legal redress in connection with Defendant Lindsay

Cook's sexual assault and violent attacks against me on or about January 27, 2002 and subsequent

abuses in the East Village of Manhattan, 178 Second Avenue, New York.

My complaint is timely because it falls under the Adult Survivors Act (ASA) and was brought

during the one-year time period look back set forth in the Adult Survivors Act (CPLR 214-j).

Such Sexual Assault claims have been revived by CPLR 214-j when commenced between

November 24, 2022, and November 24, 2023.

All claims that would be brought in this complaint are valid and timely under ASA and allege intentional and negligent acts and omissions for physical, psychological, and other clear, tangible injuries and losses suffered as a <u>direct result</u> of Defendant Cook's criminal conduct and actions that would constitute sexual offenses as defined by § 130 of the New York Penal Law committed against a person who is eighteen years of age or older.

Sensitivity Of Sexual Assault, Violence and Abuse Events

The cumulative impact of the sexual assault and abuse, physical violence, retaliation and mental abuse inflicted upon me by Defendant Cook directly led to substantial tangible <u>lifelong medical</u> <u>injuries</u> which are extremely sensitive topics that I respectfully do not want attached to my name in the public record for fear of additional unforeseen harm, stigmatization and for religious concerns as well.

I have tried to seek help and counseling to control the ongoing PTSD, depression and frequent panic attacks associated with the sexual assault, mental abuse, violence, constant fear of violence and fear of retaliation.

A major factor that contributes and triggers the flare ups of the autoimmune condition I contracted nearly 23 ago as a <u>direct result</u> of Defendant Cook's sexual assault is stress.

These medical conditions are exacerbated under stress and would likely flare up if my name was available in public records associated with this case. I constantly worry that the association of my name with this sexual assault and abuse case could set me back.

Fear Of Reprisal

Your Honor stated during the pre-trial conference to let the Court know if Defendant Cook is operating improperly. I would like to briefly explain to your Honor that Defendant Cook used the 9/11 terrorist attacks against the United States and acted in concert with other individuals before, during and after July 2, 2002 to have me falsely arrested on multiple occasions based on made up stories in the months of April, May and July 2002.

The Court should be aware that Defendant Cook and her associates may not have carried weapons on their persons, but effectively weaponized the New York Police Department and the New York County District Attorney's Office and their powers to effectively further their crimes, conceal their crimes and obstruct justice with the specific intent to further hide their criminal activities for an extended period of time.

Defendant Cook's hand written letter and other statements she made during the pre-trial conference are designed to deceive this Court in the same way Defendant Cook false complaints against me put civilians, non-civilians and the integrity of non-civilians alike in harm's way for financial gain. These attempts will ultimately fail based on documentary evidence and witnesses to her attacks.

Defendant Cook refused to leave my apartment at 178 Second Avenue, Manhattan. I have lost count of how many times I had to free myself from her grip and leave the apartment. NYPD Officer Kristine Smith, Badge# 22579-Tax # 927532, documented in her reports that I was the victim on February 2, 2002. I have no history of violence.

Before moving out from 178 Second Avenue, Manhattan, I signed the lease for an apartment at 80 N. Moore Street, Apt. 32E, in Tribecca in April 2002 with a moving date of June 1, 2002.

I lived by myself in a doorman building and out of reach of Defendant Cook mental abuse until she showed up unannounced at my door on the 32nd floor bypassing security on July 2, 2002 on the very day I was going to Court to meet up with my attorney at the time to have all her false complaints dismissed by the Judge that morning.

Ms. Cook fled to Texas soon after ransacking my apartment at 80 N. Moore Street, Apt. 32E with the help of identifiable actors. Officers John Fiorella, Badge# 29951-Tax# 888187 and Susi Anthony, Badge# 31162-Tax# 888343 documented this event on or about July 8, 2002.

Defendant Cook false complaints against me were promptly dismissed and sealed.

Defendant Cook explained in her letter and at the pre-trial conference that she is incarcerated in the State of Florida until December 22, 2024. She is your Honor for Violation of Probation and Battery but not because she chose to "Finish it" as she stated at the pre-trial conference. She was a fugitive for probation violations and a warrant was issued for her arrest.

I respectfully ask this Honorable Court to take note of the facts filed in the State of Florida Cases at Exhibit A.

Defendant Cook has a long history of violence even against Police Officers since at least 1995 based on Texas and Florida Court records alone. See Exhibit B.

Ms. Cook's own brother David Wesley Goodnight aka David Cook and her own mother Kathrine Goodnite aka Kathrine Lathrop were victimized by Defendant Cook. See the facts filed in the State of Texas Cases at Exhibit C.

I also respectfully request from this Honorable Court to allow me to proceed anonymously because there have been many threats of violence made against me relating to these incidents over the years. For example, I was directly threatened at a lounge located at 240 West 52 Street, New York on or about April 14, 2002 by an individual who flashed a badge and a gun inside the lounge. This event is directly connected to Defendant Cook's associates, Lydia McFarland and specifically another model by the name of Brook. This event is directly connected to the assault which I previously mentioned to this Court, the May 28, 2002 assault event at 54 Jane Street, New York, which required sutures, X-Rays and follow ups at St. Vincent Hospital. These were not isolated events. There is a lot more to unpack.

Ms. Cook is clearly manipulative, violent and unstable. I continue to fear that if I do not proceed anonymously there is a real risk that my family and I could be physically harmed in the future.

There are no government actors involved in this litigation, and it only involves two private parties.

The public at large does not have a real interest in this litigation, and therefore it would not be harmed if I proceeded anonymously and under a pseudonym.

Defendant Cook will not be prejudiced if this Court allowed me to proceed anonymously, because whether the public knows my real name will not affect Ms. Cook's ability to effectively defend herself.

Conclusion

As you can see, this case involves the type of truly valid sensitive and highly personal claims that create a privacy right so substantial as to outweigh the customary and constitutionally embedded presumption of openness in judicial proceedings.

The Courts have in the past allowed victims of sexual assault and violence to proceed under pseudonym and under seal. For these reasons and other future sensitive disclosures, I respectfully ask that the same treatment be afforded to this Case.

Respectfully sub	mittea.
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Pro Se Plaintiff

EXHIBIT A

FLORIDA CCH RESPONSE	-	
FC.DLE/		Record Checks
	eletions may be made at future use.	any time, a new copy should be re
_	Florida Criminal	 History –
	===== IDENTITY SECTIO	N =======
State ID 98340306		
=======================================	====== DEMOGRAPHICS	
Name COOK, LINDSEY	Date of Birth 06/30/1976	Social Security Number XXX-XX-4873
Sex Female	Race White	Place of Birth USA [United States of America]
Height 5' 06"	Weight 120 lbs	Ethnicity
Hair Color Blonde or Strawberry	Eye Color Unknown	
Other Name(s) COOK, LINDSEY CATHRYN COOK, LINDSAY CATHRYN		
Other Sex	Other Race	Other Place(s) of Birth Wyoming
Address 132 BEDZEL CI Unit 1301, 132 BEDZEL CI Unit 301, PLANTATION, Florida	-	
Scars Marks Tattoos SC FACE		
=======================================	Cycle 1	
OBTS Arrest	1102105755	
Name(s) COOK, LINDSEY	Date(s) of Birth 06/30/1976	Social Security Number(s) XXX-XX-4873
Sex Female	Race White	Place of Birth USA [United States of America 1

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Height Weight Ethnicity

5' 06" 120 lbs

Address

132 BEDZEL CI Unit 1301, NAPLES, Florida

Date of Arrest 02/16/2022

Charge 001

Arresting Agency ORI FL0110000

Arresting Agency Name Collier County Sheriffs Office

Date of Offense 02/16/2022 AON Description Resist Officer

Statute Level Degree 843.02 Misdemeanor 1st Degree

Statute Description Obstruct Wo Violence

Offense Literal RESIST LEO WITHOUT VIOLENCE

Charge Count 1

Reclassifiers Accessory after the fact. Principal in first degree.

Judicial

Charge 001-1

Arrest Charge Status Charge Resulted From Arrest

Name(s) Date(s) of Birth Social Security Number(s)

COOK, LINDSEY 06/30/1976 XXX-XX-4873

Sex Race Place of Birth

Female White

Judicial Agency ORI FL011023J

Judicial Agency Name Collier County Clerk of Court

Uniform Case Number 112022MM000247AXXXXX

Sequence Number 1

Prosecution

Prosecution

Charge Status Same As Above PON Description Resist Officer

Offense Literal Resist Obstruct Officer without Violence

Statute Level Degree 843.02 Misdemeanor 1st Degree

Statute Description Obstruct Wo Violence

Charge Count 1

Filing Date 03/10/2022 Counsel Type Public Defender

Final Action Taken Filed
Final Decision Date 03/10/2022

Court

Court Charge Status Same

CON Description Resist Officer

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Offense Literal Resist Obstruct Officer without Violence

Statute Level Degree 843.02 Misdemeanor 1st Degree

Statute Description Obstruct Wo Violence

Charge Count 1
Trial Type None

Final Plea Nolo Contendre Final Action Taken Guilty/Convicted

Final Decision Date 03/15/2022

Sentence

Sentence Type N/A - Not Applicable

Sentence Imposed Date 03/15/2022

Sentence

Effective Date 03/15/2022

Minimum Confinement 0 years 0 months 0 days Maximum Confinement 0 years 0 months 20 days

Confinement Type County Jail

Suspended Confinement 0 years 0 months 0 days

Credit Time Served 9999 days

Community Control

Length 0 years 0 months 0 days Probation Length 0 years 0 months 0 days

Court Cost (\$) 216.00

Sentence Provision(s) Not Applicable

OBTS 1102107336

Arrest

Name(s) Date(s) of Birth Social Security Number(s)

COOK, LINDSEY CATHRYN 06/30/1976 XXX-XX-4873

Sex Race Place of Birth

Female White Wyoming

Height Weight Ethnicity

5' 09" 150 lbs

Address

132 BEDZEL CI Unit 301, NAPLES, Florida

Date of Arrest 05/23/2022

Charge 001

Arresting Agency ORI FL0110100

Arresting Agency Name Naples Police Department

Date of Offense 05/23/2022 AON Description Battery

Statute Level Degree 784.03.2 Felony 3rd Degree

Statute Description PRIOR CONVIC BATTERY COMMIT 2ND SUB BATTERY

Offense Literal BATTERY DOMESTIC FELONY 1 OR MORE PREVIOUS CONVICTIO

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NS

Domestic Violence Yes Charge Count 1

Reclassifiers Accessory after the fact.

Principal in first degree.

Judicial

Charge 001-1

Arrest Charge Status Charge Resulted From Arrest

Name(s) Date(s) of Birth Social Security Number(s)

COOK, LINDSEY 06/30/1976 XXX-XX-4873

Sex Race Place of Birth

Female White

Judicial Agency ORI FL011023J

Judicial Agency Name Collier County Clerk of Court

Uniform Case Number 112022CF000831AXXXXX

Sequence Number 1

Prosecution

Prosecution

Charge Status Amended PON Description Battery

Offense Literal Battery Actual Intentional Touch Strike

Statute Level Degree 784.03.1a1 Felony 3rd Degree

Statute Description Touch Or Strike

Charge Count 1

Filing Date 06/17/2022 Counsel Type Public Defender

Final Action Taken Filed Final Decision Date 06/17/2022

Court

Court Charge Status Same CON Description Battery

Offense Literal Battery Actual Intentional Touch Strike

Statute Level Degree 784.03.1a1 Felony 3rd Degree

Statute Description Touch Or Strike

Charge Count 1
Trial Type None

Final Plea Nolo Contendre Final Action Taken Guilty/Convicted

Final Decision Date 08/12/2022

Sentence

Sentence Type N/A - Not Applicable

Sentence Imposed Date 08/12/2022

Sentence

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Effective Date 08/12/2022

Minimum Confinement 0 years 0 months 0 days Maximum Confinement 0 years 0 months 0 days Suspended Confinement 0 years 0 months 0 days

Credit Time Served 0 days

Community Control

Length 0 years 0 months 0 days Probation Length 0 years 30 months 0 days

Court Cost (\$) 761.00

Sentence Provision(s) Abide by Court Restrictions

Not Applicable

OBTS 0607343554

Arrest

Name(s) Date(s) of Birth Social Security Number(s)

COOK, LINDSAY CATHRYN 06/30/1976

Sex Race Place of Birth

Female White Wyoming

Height Weight Ethnicity

5' 09" 120 lbs

Scars Marks Tattoos

SC FACE

Date of Arrest 04/15/2024

Charge 001

Arresting Agency ORI FL0060000

Arresting Agency Name Broward County Sheriffs Office

Date of Offense 04/15/2024

AON Description Out-Of-County Warrant

Statute Level Degree 901.04 Unknown Unknown

Statute Description Out-Of-County Warrant Offense Literal OUT OF CO HOLD - MISD

Charge Count 1

OBTS 1101147851

Arrest

Name(s) Date(s) of Birth Social Security Number(s)

COOK, LINDSEY 06/30/1976 XXX-XX-4873

Sex Race Place of Birth

Female White Wyoming

Height Weight Ethnicity

5' 09" 130 lbs

Address

PLANTATION, Florida

Date of Arrest 04/17/2024 Charge 001 Re-Arrest Arresting Agency ORI FL0110000

Arresting Agency Name Collier County Sheriffs Office

Date of Offense 04/17/2024 AON Description Prob Violation

Statute Level Degree 948.06 Unknown Unknown

Statute Description

Offense Literal VOSP BATTERY ACTUAL INTENTIONAL TOUCH STRIKE ON PERS

ON 65

Charge Count 1

Judicial

Charge 001-1

Arrest Charge Status Charge From Which Subject Was Re-Arrested

Name(s) Date(s) of Birth Social Security Number(s)

COOK, LINDSEY 06/30/1976 XXX-XX-4873

Sex Race Place of Birth

Female White

Judicial Agency ORI FL011023J

Judicial Agency Name Collier County Clerk of Court

Uniform Case Number 112022CF000831AXXXXX

Sequence Number 1

Reference Arrest

Reference

OBTS Number 1102107336

Reference

Date of Arrest 05/23/2022

OBTS 1101144416

Name(s) Date(s) of Birth Social Security Number(s)

COOK, LINDSEY 06/30/1976 XXX-XX-4873

Sex Race Place of Birth

Female White Wyoming

Height Weight Ethnicity

5' 09" 150 lbs

Address

132 BEDZEL CI Unit 301, NAPLES, Florida

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Date of Registration 08/15/2022 Registering Agency ORI FL0110000

Registering Agency Name Collier County Sheriffs Office

Charge 001

AON Description Criminal Registration

Registration Literal CONVICTED FELON - REGISTRATION

Registration Type Criminal Registrant

Statute 775.13

Statute Description

OBTS 0625110536

Name(s) Date(s) of Birth Social Security Number(s)

COOK, LINDSEY 06/30/1976

Sex Race Place of Birth

Female White Wyoming

Height Weight Ethnicity

5' 09" 128 lbs

Date of Registration 10/07/2022 Registering Agency ORI FL0060000

Registering Agency Name Broward County Sheriffs Office

Charge

AON Description Criminal Registration

Registration Literal CRIMINAL REGISTRATION NOT AN ARREST

Registration Type Criminal Registrant

Statute 775.13

Statute Description

This record contains Florida information only. When explanation of a charge or disposition is needed, communicate directly with the agency that contributed the record information.

This record may only be used for the purpose requested as defined by the Code of Federal Regulations and/or Florida Statute.

______ As mandated by Florida Statute 119.071(5), full social security numbers are no

w exempt from public disclosure and may be disclosed only to governmental enti ties and certain commercial entities (upon a showing of business necessity as defined by the law). FDLE will, however, release the last four digits of the s ocial security number. Example: XXX XX 1234.

End of record

--END--

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Additional Options:

Additional e-mail address(es) to share the Florida criminal history record check result with: (Separate multiple e-mail addresses by a comma [,]) Results will be e-mailed immediately.

✓ Share history result

Print History

Q New Search



Date: October 17, 2024

Reference: COOK, LINDSAY

Also known as: COOK, LINDSAY CATHRYN; COOK, LINDSEY

Date of birth: June 30, 1976

Except as may be entered below, as of this date, the Collier County Sheriff's Office has no record of arrest on the above named individual for the past 25 years. Sealed, expunged and juvenile records were not searched.

A records check by our agency provides only local, Collier County arrest information. Affidavit is accurate for the date of inquiry only. No other representation is made.

Unless this is an original document with Sheriff's Office letterhead, do not accept. Copies are not authorized.

The list below contains 3 charges, and a signature section follows the list.

DATE ARRES	STED CHARGE
04-17-2024	VIOLATION OF STATE PROBATION: BATTERY ACTUAL
	INTENTIONAL TOUCH STRIKE ON PERSON 65 YEARS OF AGE OR
	OLDER
05-23-2022	BATTERY: DOMESTIC FELONY (1 OR MORE PREVIOUS
	CONVICTIONS)
02-16-2022	RESIST LAW ENFORCEMENT OFFICER WITHOUT VIOLENCE

By: <u>Stephanie Perugonia-Pay</u>
STEPHANIE PERUGORRIA PAZ, Central Repords Deputy

For: Kevin Rambosk, Sheriff

Collier County Sheriff's Office

This weekly Most Wanted Wednesday WINK News segment features fugitives from justice right here in Southwest Florida.

This is your chance to help out the community and give the tip that gets these people off the street. These suspects need to be found – and if you can help, you could earn a cash reward up to \$3,000. If you have seen them, reach out to SWFL Crime Stoppers at 1-800-780-TIPS (8477) or submit a tip online. You can remain anonymous.

Here are three fugitives wanted by Southwest Florida Crime Stoppers.



Lindsey Cook

- Wanted for probation violation for battery on a person 65 or older
- She has two prior booking for domestic violence
- Last known to be living in Naples but has connections to **Plantation**

Lindsey Cook, 46, is wanted for violating probation for battery on a person age 65 or older.

She has two previous bookings in Naples for resisting and battery/domestic violence.

She could be in Naples but also has connections in Broward County.

STATE OF FLORIDA DEPARTMENT OF CORRECTIONS

Docket #: 11-2022-CF-000831-AXXX-XX

DC#: F81626

Judge/Division: John O McGowan

WARRANT

In the Name of the State of Florida, to All and Singular the Sheriffs of the State of Florida:

WHEREAS, Molme, Jean Paul has made oath that on the 12th day of August, A.D. 2022 one Cook, Lindsey, hereinafter referred to as the offender, was placed on probation for the offense of Count I. Battery Actual, Intentional Strike on Person 65 YOA OR Older, in the Circuit Court of Collier County, for a term of 30 Months, in accordance with the provisions of chapter 948, Florida Statutes, and that the offender has not properly conducted herself, but has violated the conditions of her probation in a material respect by:

- I. Violation of Condition (1) of the Order of Probation, by failing to report to the probation office as directed, in that, on December 2, 2022, the offender was instructed by Officer Chiquita Richardson to report to the probation office located at 2928 N. State Road 7, Lauderdale Lakes, FL 33313 on January 3, 2023, and as grounds for belief that the offender violated her probation, Officer Molme, Jean Paul states that the offender failed to report as directed, for the month of January, 2023.
- II. Violation of Condition (3) of the Order of Probation, by changing her residence without first procuring the consent of the probation office, and as grounds for belief that the offender violated her probation, Officer Molme, Jean Paul states that on or about December 2, 2022, the offender did move from her last known place of residence at 821 NW 67th Ave, Plantation, FL 33313-8488, without first procuring the consent of the probation officer, as told to Officer Molme, Jean Paul on December 2, 2022, by Kenny House Manager, and the offender current whereabouts are unknown.

THESE ARE, THEREFORE, to command you to	o arrest instanter the offender, Cook Lindsey, and bring her before me
to be dealt with according to law.	/ /
Given under my hand and seal this	day of Pelorusy,D/2023
	Judge John O McGwan
	Circuit Court in and for Collier County
	No bond, Nationwide extradition required by Interstate
	Compact No bond
	ROR
	Bond set at \$
	Extradition Instructions:

DC3-217 (Revised 9/28/17)

Distribution:

Original:

Sheriff's Office

Court File

Copy:

Copy:

DC Offender File

CASE # 11-2022-CF-000831-AXXX-XX

IN THE CIRCUIT COURT OF COLLIER COUNTY

STATE OF FLORIDA

VIOLATION OF PROBATION WARRANT

ORDER TO TAKE INTO CUSTODY

STATE OF FLORIDA VS.

COOK, LINDSEY



THIS	WARRANT	WAS	RECEIVED	BY	THIS
	RTMENT AT _				
COUN	TY, FLORIDA	ON THE			
		, A.D.	20,		AND
EXEC	UTED IN				
THE_		DAY	OF		
			, A.I	D 20	
DI				D, 20	,
BY AR	RESTING THE	WITHIN	NAMED		
			· · ·		
	ARI	RESTING	OFFICER		
			CITICER		
		DEPART	MENT		
	DATE A	ND TIM	E OF SERVICE		
	DI DI	ACE OF	SERVICE		
	PL,	ACE OF	SERVICE		
	IDE	NTIFYI	NG DATA		
AKA:	COOK LINDSE	CATHR	YN		
RACE.	WHITE SE	X: <u>FEMA</u>	<u>LE</u> DOB: <u>06</u>	-30-197	<u> 16</u>
HGT:	<u>5'09</u>	WGT.	<u>130</u>		
	GREEN HAIR				
	C20052376736				26XB7
LAST :	KNOWN ADDR	ESS: 82	1 NW 67TH AVE	3	
		PLANTAT	TION, FL 3331	13-848	8
	(239)451-8613				
	ng with/relationsl	•			
	yer name/phone:	<u>UNEMP</u>	<u>LOYED</u>		
Place o					
Vehicle	e info: <u>NONE</u>		Yes	NL.	
Histors	of violence:			No.	,
	esisting arrest:			H	
	se or possession	of weapon	, 🛱	X	
	ite Compact case		" H		
	signed copy of		Application for	الت Interst:	ate
	ct Transfer" is at		2.1		

STATE OF FLORIDA DEPARTMENT OF CORRECTIONS

Docket #: 11-2022-CF-000831-AXXX-XX

DC#: F81626

AFFIDAVIT VIOLATION OF PROBATION

Before me this day personally appeared <u>Molme, Jean Paul</u> who, being first duly sworn says that <u>Cook Lindsey</u>, hereinafter referred to as the offender, was on the 12th day of <u>August</u>, A.D. 2022 placed on <u>Probation</u> for the offense of <u>Count I. Battery Actual</u>, Intentional Touch, Strike on Person 65 YOA or Older, in the <u>Circuit</u> Court of <u>Collier</u> County, for a term of 30 <u>Months for Count I</u> on Probation, in accordance with the provisions of chapter 948, Florida Statutes.

Affiant states that the offender was reinstructed on the conditions of probation on <u>September 29, 2022</u>, by Officer <u>Chiquita Richardson</u>.

Affiant further states that the offender has not properly conducted <u>herself</u>, but has violated the conditions of <u>her probation</u> in a material respect by:

- Violation of Condition (1) of the Order of Probation, by failing to report to the probation office as directed, in that, on December 2, 2022, the offender was instructed by Officer Chiquita Richardson to report to the probation office located at 2928 N. State Road 7, Lauderdale Lakes, FL 33313 on January 3, 2023, and as grounds for belief that the offender violated her probation, Officer Molme, Jean Paul states that the offender failed to report as directed, for the month of January, 2023.
- II. Violation of Condition (3) of the Order of Probation, by changing her residence without first procuring the consent of the probation officer, and as grounds for belief that the offender violated her probation, Officer Molme, Jean Paul states that on or about December 2, 2022, the offender did move from her last known place of residence at 821 NW 67th Ave, Plantation, FL 33313-8488, without first procuring the consent of the probation officer, as told to Officer Molme, Jean Paul on December 2, 2022, by Kenny the House Manager, and the offender current whereabouts are unknown.

Officer Molme, Jean Paul

THIS AFFIDAVIT MUST BE NOTARIZED OR ATTESTED TO UNDER section 117.10 OR 92.50, F.S.

Sworn to and subscribed before me this(day) of <u>Februar</u>	y 2023 by Molme, Jean Paul, who is person	onally known to me or has produced
identification		
Signature of Attesting Officer Under section 117.10, F.S.	Title:	MARSHA JACAS
OR Notary Public		Notary Public State of Florida Comm# HH260986 Expires 5/4/2026
State of Florida at Large for <u>Broward County</u> Approved by Supervisor:	\sim	2/4/23 Date: 01/30/2023
(954)-797-1762 / Jean paul.molme@fdc.myflorida.com Officer Telephone/E-Mail Address		

DC3-216 (Revised 11/21/17)

Distribution:

Original:

Court

Copy:

Left Side-Offender File

STATE OF FLORIDA DEPARTMENT OF CORRECTIONS VIOLATION REPORT

Report Contains Confidential Information

Date: January 30, 2023
To: Honorable John O McGowan
NAME: Cook Lindsey Cathryn

Circuit: 17-7

Case No:11-2022-CF-000831-Axxx-xx

Scheduled Termination Date: February 11, 2025

Mandatory Retaking From: From: Molme, Jean Paul DC NO: F81626

UC No:

REQUESTING

Warrant

TYPE OF REPORT

Non-Compliance with Conditions

LOCATION

At Large

Last Known Address

821 NW 67th Ave. Plantation, FL 33313-8488

HOW VIOLATION OCCURRED:

- I. Violation of Condition (1) of the Order of Probation, by failing to report to the probation office as directed, in that, on December 2, 2022, the offender was instructed by Officer Chiquita Richardson to report to the probation office located at 2928 N. State Road 7, Lauderdale Lakes, FL 33313 on January 3, 2023, and as grounds for belief that the subject violated her probation, Officer Molme, Jean Paul states that the subject failed to report as directed, for the month of January, 2023.
- II. Violation of Condition (3) of the Order of Probation, by changing her residence without first procuring the consent of the probation officer, and as grounds for belief that the subject violated her probation, Officer Molme, Jean Paul states that on or about December 2, 2022, the subject did move from her last known place of residence at 821 NW 67th Ave, Plantation, FL 33313-8488, without first procuring the consent of the probation officer, as told to Officer Molme, Jean Paul on December 2, 2022, by Kenny the House Manager, and the subject, current whereabouts are unknown.

Circumstances: On December 2, 2022, the subject reported to the probation office. The subject was instructed by Officer Chiquita Richardson to report back to the office on January 3, 2023. This officer attempted to call the subject, but no one's answered the phone. This officer left a message for the subject. The second phone call went straight to voicemail when calling back. On 12/29/2022, this officer attempted to contact the subject at Sober Living Residence located at 821 NW 67th Ave, Plantation Fl 33313 and this officer was informed by Mary Murphy that the subject has not been there since before Christmas. She stated that the subject ran off with some guy whom she met on a dating site. Mary also stated that the subject belongings are still at the facility, and she would advise the subject that, the probation officer needs to get in contact with her. This officer

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Name: COOK LINDSEY CATRYN

called the county hospital and the tri-county jails no record showed that subject was in any of those facilities. For that reason, I believe that subject is an absconder.

2) OFFENDER STATEMENT:

No statement is available at this time, the defendant's whereabouts are unknown, and the defendant does not have a phone number listed.

3) HISTORY OF SUPERVISION:

On August 12, the subject appeared before the Honorable John O McGowan and was sentenced 30 months' probation for Battery Actual, Intentional Touch, Strike on Person 65 YOA or Older. Special conditions are: Mental Health Evaluation; follow recommendations enroll within 30 days of release, Substance abuse evaluation, recommendations enroll within 30 days of release, Alcohol restrictions; no possession/consumption, no alcohol in residence, not to enter establishments who primarily sell alcohol, Batterer's Intervention Program enroll within 30 days of release, Random Breathalyzer/urinalysis, and Defendant to report to probation immediately upon release from custody.

Current Community Supervision History:

Offense Date	Offense	:	Sentence Date	County	Case Number	Supervision Length
05/23/2022		UPON 65/OLDER	08/12/2022	COLLIER	2200831	000 M00 Y000

Prior Community Supervision History:

Offense		Sentence		Case	Supervision
Date	Offense	Date	County	Number	Length
NO PRIOR	HISTORY OF SUPERVISE	ION			

Prior Violation Of Supervision:

Date of Violation Violation	Type of Viol	ation	Date of Disposition	Disposition of
NO PRIOR	VIOLATION OF SU	PERVISION		
Residence:	STABLE	UNSTABLE	ABSCONDED	

821 NW 67TH AVE PLANTATION, FL 33317-1237

Resides: at a Group Home located at 821 NW $67^{\rm th}$ Ave Plantation, Fl 33317; and last verified on 10/31/2022

Case 1:23-cv-10362-LJL Document 20 Filed 10/18/24 Page 23 of 155

Page 3

Case: 11-2022-CF-000831-AXXX-XX

Name: COOK LINDSEY CATRYN

Employment: RETIRED/DISABLED

NO EMPLOYMENT HISTORY

Restitution:

Case		Original	Current	Last
Payment				
Number	Payee Name	Obligation	Balance	Amount
Date				

^{**}NO RESTITUTION ORDERED**

Court Costs/Fines:

Case					Original	Current	Last
Payment Number Date	Paye	ee Name	•		Obligation	Balance	Amount
2200831 08/12/20	 COUNTY	CLERK	OF	COURT	\$1017.00	\$1017.00	\$1017.00

Other:

Payee Name	Original	Current	Last Payment
	Obligation	Balance	Amount Date
COST OF SUPERVISION	\$1500.00	\$1500.00	\$1500.00 08/12/2022
SURCHARGE	\$100.68	\$100.68	\$100.68 08/12/2022

Public Service Work:

Monthly minimum

Hours Required Hours Ordered Hours Worked Hours Remaining

NO PUBLIC SERVICE HOURS ORDERED

Treatment Status:

(Summary of offender's current and prior participation in treatment, educational, and vocational programs):

Treatment		Termination						
Date	Program Description	Date	Status					
Termination F	Reason							
10/10/2022 DO	DMESTIC VIOLENCE	01/01/0001						
11/14/2022 PS	SYCHOLOGICAL	01/01/0001						

Page 4

Case: 11-2022-CF-000831-AXXX-XX

Name: COOK LINDSEY CATRYN

Status Of Other Special Conditions:

Case Number	Special Condition	Begin	Date	Due	Date	End	Date	Status
2220021	ADMINI TRAINING BUT TIMES	0/30/6		 -/31/				
	MENTAL HEALTH EVALUATION							COMPLETED
2200831	MENTAL HEALTH EVALUATION	08/12/2	2022 0	2/11/	2025	11/14/	2022	COMPLETED
2200831	DRUG/ALCOHOL EVAL 08/	12/2022	02/11	/2025	01/0	1/0001	TON	COMPLETED
2200831	DRUG/ALCOHOL TREATMENT 08/	12/2022	02/11	/2025	01/0	1/0001	NOT.	COMPLETED
2200831	NO BARS, ETC 08/	12/2022	02/11	/2025	01/0	1/0001	NOT	COMPLETED
2200831	NO ALCOHOL 08/	12/2022	02/11	/2025	01/0	1/0001	NOT	COMPLETED
2200831	MENTAL HEALTH TREATMENT08/	12/2022	02/11	/2025	01/0	1/0001	NOT	COMPLETED
2200831	MENTAL HEALTH TREATMENT08/	12/2022	02/11	/2025	01/0	1/0001	NOT	COMPLETED
2200831	BATTERERS'INTERVENTIONO 8/	12/2022	02/11	/2025	01/0	1/0001	NOT	COMPLETED
2200831	BATTERERS' INTERVENTION08/	12/2022	02/11	/2025	01/0	1/0001	. NOT	COMPLETED
2200831	MAY TRANSFER TO TEXAS 08/	12/2022	02/11	/2025	01/0	1/0001	NOT	COMPLETED

Incentives Earned:

All incentives earned will be forfeited upon a finding of guilt.

000 DAYS EDUCATION INCENTIVES

000 DAYS EMPLOYMENT INCENTIVES

4) RECOMMENDATION:

This Officer is respectfully requesting a warrant be issued for the subject's arrest for changing her residence without permission from this Officer and for failing to report to probation office for the month of January. The subject has made herself unavailable for supervision and her whereabouts are unknown. If the subject should plead guilty or is found to be guilty of said allegations, this officer respectfully recommends that the subject's probation be reinstated, modified to one (1) year community control with electronic monitoring followed by the remaining balance of probation.

The foregoing is true and correct to the best of my knowledge and belief.

Molme Jean Paul Officer

APPROVED: Jacas, Masha

Supervisor

Date

Officer		
Office I	Location	
Judge/E	ivision J	ohn O McGowan / Felony

IN THE CIRCUIT/COUNTY COURT, COLLIER COUNTY, FLORIDA

CASE NUMBER 11-2022-CF-000831-AXXX-XX

STATE OF FLORIDA

VS.

<u>Lindsey Cook</u> Defendant

ORDER OF REVOCATION OF PROBATION/COMMUNITY CONTROL

THIS CAUSE, having been brought upon an affidavit of violation of probation / community control, and it appearing that the defendant was placed on probation / community control in accordance with the provisions of Chapter 948, Florida Statutes and, it further appearing that the defendant,

entered an admission to a material violation(s)

of the following condition(s):

1,3

IT IS THEREFORE ORDERED AND ADJUDGED that the probation/community control of the defendant be revoked in accordance with Section 948.06, Florida Statutes.

DONE AND ORDERED IN OPEN COURT, this 29th of May, 2024.

Judge (Electronically Signed)

CC: State/County Probation

20TH Judicial Circuit Monetary Bail Schedule

Defendant: COOK, LINDSEY DOB: 06/30/1976 A#227695 Based upon a review of the Judicial Inquiry System (JIS), I certify that the above named person is being Held pursuant to the Twentieth Judicial Circuit Monetary Bail Schedule for Collier County, effective January 1, 2013 for the following reasons: (CHECK ALL THAT APPLY) Defendant arrested for an offense alleging physical or domestic violence. \boxtimes Defendant has a prior felony conviction (including any withhold of Adjudication). Defendant is currently out on bond on other charges: WARRANT-WILL NOT EXTRADITE \boxtimes Out on Bond: County: MCCULLOCH CO Charge(s): MOTION AND ORDER FOR RELEASE OF SURETY - ASSAULT CAUSES BODILY Case #: <u>13929</u> Defendant is currently on probation: Active Probation: County: ____ Case#: _____ County: ____ Case# ____ Based on limited information available at the time of arrest, we are unable to confirm whether the Subject is out on bond, on probation or has a prior felony conviction. None of the above apply: No Hold for First Appearance placed. **Sheriff of Collier County**

<u>4514</u> Date: May 24, 2022

Revised 6-15-13

Employee of the Sheriff

IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT IN AND FOR COLLIER COUNTY, FLORIDA CRIMINAL DIVISION

STATE OF FLORIDA,

Cook Lindsoy

CASE NO: 22 CF831

ADMISSION TO VIOLATION OF PROBATION/COMMUNITY CONTROL

I am appearing on the below listed date in the above-styled court in Collier County, Florida. The Judge advised me of the charge(s) against me. I am now entering a plea of an admission to the pending affidavit alleging a violation of my probation/community control:

I swear under oath before the Judge that I understand the following:

- I. The nature of the charge(s) against me and my right to plead not guilty to the charge s):
- The difference between the plea of an admission or denial, and Not Guilty, and the effect of each plea;
- My right to a probation/community control violation hearing, and my right to the assistance of counsel at that hearing;
- 4. My right to be represented by an attorney at every stage of the proceedings against me, and the right to have an attorney appointed to represent me if I cannot afford one:
- 5. My right to the presumption of innocence until the State proves me guilty by the greater weight of the evidence;
- My right to confront and cross-examine the witness(es) testifying against me;
- My right to call witnesses on my own behalf at the hearing and my right to compel their attendance at the hearing:
- 8. My right to testify at a hearing, and to have my testimony considered by the same standards as other witnesses;
- My right to have a court reporter make a complete record of the proceedings:
- 10. My right to appeal all matters relating to the judgment and sentence to a higher court, including the issues of my guilt and/or innocence;
- 11. The mandatory minimum and maximum penalties provided by law for the crime(s) charged.

By admitting the probation/community control violation, I am swearing under oath before the Judge that Iam giving up all of my above listed rights. L am requesting the Judge to impose a sentence that he/she deems appropriate. I understand that y this plea there will not be a probation/community control violation hearing of any kind and that I am giving up my right to a hearing. This plea is in my own best interest. I understand that I may be required to pay restitution to the victim(s) in this case, court costs other associated fees, the cost of probation and any programs that I am placed into by the court, fines, and the costs for the services of the Public Defender, if one was appointed to represent me. I understand that the Judge may ask me questions about the charge(s) to which I am pleading and if I answer them under oath my answers can be used against me in a prosecution for perjury. I understand that if the Judge places me on probation/community control and I violate those terms and conditions, the Judge could impose any sentence that he or she may have otherwise imposed before placing me on probation/community control, including a jail sentence. I understand that the Judge may not reenroll me in any programs or treatment; and if I am placed on probation/community control, a failure to complete them can result in a violation. Further, I am waiving any right that I may have for a pre-sentence investigation and to have the report considered by the Judge before sentencing. The Judge given me a reasonable and sufficient time in which to consider this plea.

I am not under the influence of any alcohol or drugs at this time, nor am I presently suffering from any mental defect. I fully understand the Judge's instructions, this document, any applicable orders of referral to probation or any other applicable court ordered program(s), all the legal proceedings herein, and all of my rights under the law. No one, including my attorney or the Judge, has made any promises, threats, or representations to me to induce me to enter this plea. I am mentally alert and am entering this plea knowingly, intelligently, and voluntarily. I have the right to have an attorney appointed for such an appeal if I cannot afford one.

I understand that because of this plea today. I may be subject to greater/enhanced penalties if found guilty and/or convicted of any future criminal offenses. I also understand that because of this plea, if ram not a United States citizen, I may be subject to deportation pursuant to the laws and regulations governing the Department of Homeland Security

ATTORNEY

DEFENDAN

WAIVER OF ATTORNEY OF SATISFACTION WITH ATTORNEY

I am waiving my right to consult with an attorney or to have one appointed to represent me at every stage of the legal proceedings against me; or I am completely satisfied with my attorney, and I am voluntarily entering this plea after having adequate consultation with him/her.

ATTORNEY W_h____

The Defendant swore the above before me. This court finds the defendant is not suffering from any mental defect. The defendant is alert and intelligent, and is entering this plea knowingly, intelligently and voluntarily. The defendant understands the nature of the charge(s) and the consequences of entering this admission to the Affidavit, and has made an Informed and voluntary waiver of his/her above described rights. The defendant acknowledges that this plea is in his/her best interest or acknowledges his/her violation. Further, that said violation was substantial, material, willful and intentional. Considering all legal proceedings, stipulations, and court records here this court finds that there is a accord basis for the entry of the plea.

Done and Ordered in Collier County, Florida, this _____ day of

Circuit

DEFENDANT

KH- Probation/ Community Control Right Waiver Form 11/18

Cleared: 2024-04-17-16.52 Ofcr: 2090 / BIRTOLO JACY

STATE OF FLORIDA DEPARTMENT OF CORRECTIONS

Docket #: 11-2022-CF-000831-AXXX-XX

DC#: F81626

Judge/Division: John O McGowan

WARRANT

In the Name of the State of Florida, to All and Singular the Sheriffs of the State of Florida:

WHEREAS, Molme, Jean Paul has made oath that on the 12th day of August, A.D. 2022 one Cook, Lindsey, hereinafter referred to as the offender, was placed on <u>probation</u> for the offense of Count I. Battery Actual, Intentional Strike on Person 65 YOA OR Older, in the Circuit Court of Collier County, for a term of 30 Months, in accordance with the provisions of chapter 948, Florida Statutes, and that the offender has not properly conducted herself, but has violated the conditions of her probation in a material respect by:

- I. Violation of Condition (1) of the Order of Probation, by failing to report to the probation office as directed, in that, on December 2, 2022, the offender was instructed by Officer Chiquita Richardson to report to the probation office located at 2928 N. State Road 7, Lauderdale Lakes, FL 33313 on January 3, 2023, and as grounds for belief that the offender violated her probation, Officer Molme, Jean Paul states that the offender failed to report as directed, for the month of January, 2023.
- II. Violation of Condition (3) of the Order of Probation, by changing her residence without first procuring the consent of the probation office, and as grounds for belief that the offender violated her probation, Officer Molme, Jean Paul states that on or about December 2, 2022, the offender did move from her last known place of residence at 821 NW 67th Ave, Plantation, FL 33313-8488, without first procuring the consent of the probation officer, as told to Officer Molme, Jean Paul on December 2, 2022, by Kenny House Manager, and the offender current whereabouts are unknown.

THESE ARE, THEREFORE, to command you to	o arrest instanter the offender, Cook Lyndsey , and bring her before me
to be dealt with according to law.	I I
Given under my hand and seal this	day of 100 way, 1.10 2003
	Judge John O McGwan
	Circuit Court in and for Collier County
	No bond, Nationwide extradition required by Interstate
	Compact
	No bond
	ROR
	Bond set at \$
	Extradition Instructions:

DC3-217 (Revised 9/28/17)

Distribution:

Original:

Sheriff's Office Court File

Copy: Court File
Copy: DC Offender File

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PARTI

SHERIFF'S OFFICE COLLIER COUNTY NAPLES, FLORIDA



3000-CE-831	
REPORT NUMBER	• • • • • • • • • • • • • • • • • • • •

Agency ORI Number: FL 0110000

Car Camera Footage Available: NO

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Printed: 04-17-2024 13:23 Page 1

PART II: CHARGE

SHERIFF'S OFFICE COLLIER COUNTY NAPLES, FLORIDA



LASTNAME, FIRSTNAME			 . 1
COOK,LINDSEY	 	 	

Agency ORI Number: FL 0110000

Agency OKI Nur	nber: FL 0110000							
ARRESTING AGENCY	ARREST DATE/TIME	TARR	EST LOCATION	menter and the second s				
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OFFICER / WITNESS / IC								
MAKE		MODEL			YEAR	TAG	. —	STATE
VEHICLE DISPOSITION (Towed By)			CITATION NUMB	ERS			- · · · · · · · · · · · · · · · · · · ·
CHARGE DESCRIPTION						COUNTS	STATUTE	
VOSP - BAT	TERY ACTUAL INTENTI	ONAL TOUC	H STRIKE	ON PERSON 65	YOA OR OLDER	1	948.06	
GENERAL OFFENSE CH	RACTER	LEVEL OF OFFENS	Ĕ	BOND				
PRINCIPAL		NOT APPL	.ICABL	NO BOND				
WARRANT NO	DATE OF WARRANT	STATE	DRUG TYPE	14.34 441.11E 11.4.12.2.E1			DRUG UNIT	i
22CF000831	AJM 2023-02-16	FL					1	
ACTIVITY				VALUE	QUANTITY	WEAPON		
NOT APPLIC	ABLE			0.00	0.00			

I understand that should I willfully fail to appear before the court issued. Furthermore, I agree that notice concerning the time, d responsibility to notify the Clerk of the Court anytime that my add	ate, and place of a	is notice that I may be all court hearings sho	e held in contempt of uld be sent to the a	of court and a warrant for my arrest shall be forementioned address. I agree that is is my
I hereby promise to be and appear in the appropriate court at the	•	ce designated by this	notice.	
ADDRESS:	·		_ DATE:	TIME:
Defendant can pay a fine in lieu of a Court Appearance. Sworn to and subscribed before me this day of	FINE:			
	-		Signature of Defen	dant / Juvenile
Notary / Deputy	-	Si	ignature of Parents	of Juv. Defendant

Filed 10/18/24

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PART III: NARRATIVE

SHERIFF'S OFFICE **COLLIER COUNTY** NAPLES, FLORIDA



LASTNAME, FIRSTNAME COOK,LINDSEY REPORT NUMBER

Agency ORi Number: FL 0110000

ARREST		

Was the victim advised of their rights pursuant to FC Article I, Section 16? Did the victim request their identity be redacted/protected?

DEFENDANT DID THE FOLLOWING ACT(S) WHICH CONSTITUTE A VIOLATION OF THE LAW (ELEMENTS OF THE CRIME / PROBABLE CAUSE STATEMENT)

On April 17, 2024, I was assigned to the Corrections Investigation Section at the Naples Jail Center (NJC). I came into contact with LINDSEY COOK in the NJC Booking Hall, due to her having an active warrant.

Warrant: 22CF000831AJM

Charge: VOSP - Battery actual intentional touch strike on person 65 YOA or older

Bond: No Bond

I served the warrant on COOK.

before me this

Notary / Deputy

THE ABOVE STATEMENTS ARE TRUE TO THE BEST OF MY KNOWLEDGE,

INFORMATION, OR BELIEF

/S/ BIRTOLO JACY P/ 2090 ARRESTING LAW ENFORCEMENT OFFICER ID NO.

Printed: 04-17-2024 13:23

Page 3

PARTI

SHERIFF'S OFFICE COLLIER COUNTY NAPLES, FLORIDA



2002-CT-831	
REPORT NUMBER	

Agency ORI Number: FL 0110000

Car Camera Footage Available: NO

Agency Orthitann			مادر للألها							
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		98340306			110114785	<u></u>	PIN: 172	21286		
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AKA #2 (LASTNAME,FIRST)	NAME MIDDLE)		Commence of the control of the contr				AKA #2 DOB			
SOCIAL SECURITY NO.	1	DRIVER'S LICENSE NO	·- • ·······			DL STATE	DL EXPIRE			
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GREEN		GLASSES SKIN			BUILD					
ADDRESS										
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RELEASED TO (Name of Bo	ondsman / Deposito	r)			CASH BOND NO	ADDRESS				
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Printed: 04-17-2024 13:23 Page 1

PART II: CHARGE

SHERIFF'S OFFICE COLLIER COUNTY NAPLES, FLORIDA



LASTNAME, FIRSTNAME	 		
COOK,LINDSEY	 		

Agency ORI Number: FL 0110000

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	COLLIER CO WARRA	TRE		02-16-2023				
OFFICER / WITNESS / ID								
MAKE		MODEL			YEAR	TAG		STATE
VEHICLE DISPOSITION (Cowed By)			CITATION NUMBERS				
CHARGE DESCRIPTION						COUNTS	STATUTE	
VOSP - BAT1	ERY ACTUAL INTENTION	DNAL TOUC	H STRIKE OF	N PERSON 65 YO	DA OR OLDER	1	948.06	
GENERAL OFFENSE CH	LEVEL OF OFFENSI	BONI	5		L	· · · · · · · · · · · · · · · · · · ·		
PRINCIPAL		NOT APPL	ICABL N	D BOND				
WARRANT NO	DATE OF WARRANT	STATE	DRUG TYPE				DRUG UNIT	
22CF000831A	AJM 2023-02-16	FL						
ACTIVITY				VALUE	QUANTITY	WEAPON		
NOT APPLICA	ABLE			0.00	0.00			

I understand that should I willfully fail to appear before the court as required by issued. Furthermore, I agree that notice concerning the time, date, and place responsibility to notify the Clerk of the Court anylime that my address changes.	by this notice that I may be held in contempt of court and a warrant for my arrest shall be of all court hearings should be sent to the aforementioned address. I agree that is is my s.							
I hereby promise to be and appear in the appropriate court at the time and the COURT: County Circuit	e place designated by this notice. Juvenile							
ADDRESS:	DATE: TIME:							
Defendant can pay a fine in lieu of a Court Appearance. FINE:								
day of ,	Signature of Defendant / Juvenile							
Notary / Deputy	Signature of Parents of Juv. Defendant							

Filed 10/18/24

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PART III: NARRATIVE

SHERIFF'S OFFICE **COLLIER COUNTY** NAPLES, FLORIDA



LASTNAME, FIRSTNAME COOK, LINDSEY REPORT NUMBER

Agency ORi Number: FL 0110000

ARREST		

Was the victim advised of their rights pursuant to FC Article I, Section 16? Did the victim request their identity be redacted/protected?

DEFENDANT DID THE FOLLOWING ACT(S) WHICH CONSTITUTE A VIOLATION OF THE LAW (ELEMENTS OF THE CRIME / PROBABLE CAUSE STATEMENT)

On April 17, 2024, I was assigned to the Corrections Investigation Section at the Naples Jail Center (NJC). I came into contact with LINDSEY COOK in the NJC Booking Hall, due to her having an active warrant.

Warrant: 22CF000831AJM

Charge: VOSP - Battery actual intentional touch strike on person 65 YOA or older

Bond: No Bond

I served the warrant on COOK.

before me this

Notary / Deputy

THE ABOVE STATEMENTS ARE TRUE TO THE BEST OF MY KNOWLEDGE,

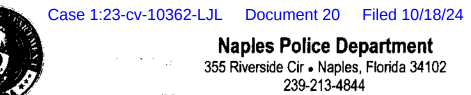
INFORMATION, OR BELIEF

/S/ BIRTOLO JACY P/ 2090 ARRESTING LAW ENFORCEMENT OFFICER ID NO.

Printed: 04-17-2024 13:23

Page 3

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	PART I								Ó		<u>() F -</u>	831		
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A	A IMMIGRATION STATUS			ALIEN	RESIDENCE STAT				JS MARITAL STATUS Single					
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						(239) 777-5122				Other				
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О	HOLD (Y-N) H	OLD FOR		ARRAIGNMEI	, ,	Felony)			ARRAIGNMENT (Misdemeanor)					
N	\sim	Date of DOD Time OS S						Date: Time:						
	Car Camera	Footage	Availab	le : Y - Yes										

DOMESTIC

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Naples Police Department 355 Riverside Cir • Naples, Florida 34102 239-213-4844

	CHARGE PART II	LAST NAME, FIRST NAME COOK, LINDSAY CATHRYN					
	Agency ORI Number FL0110100	REPORT NUMBER 22-0005906					
A R R S	AGENCY ARREST DATE ARREST TIME ARREST LOCATION 600 Goodlette Frank GEOGRAPHIC INDICATOR ARREST TYPE O - On Site/PC CRIME LOCATION 600 Goodlette Frank Rd N , Naples, FL 34102 OFFICER WITNESS VEHICLE DISPOSITION	Rd. N Naples, FL 34102 CRIME DATE 5/23/2022					
T	CITATION NUMBERS	and by this series that I possibe hold in contempt of court and a					
N O T I C	be sent to the aforementioned address. I agree that it is my responsibility to notify the Clerk of the Court anytime that my address changes.						
E	COURT: County Circuit Ju						
T O	ADDRESS:						
A P	Defendant can pan pay a fine in lieu of a Court Appearance Fine Sworn to and subscribed before me this	g:					
P E A	day of ,	Signature of Defendant / Juvenile					
R	Notary / Deputy	Signature of Parents of Juv. Defendant					

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Naples Police Department 355 Riverside Cir • Naples, Florida 34102 239-213-4844

C H	CHARGE DESC 784.03(2) - BATTI	ERY / DOMESTIC -	FELONY (1 OF	R MORE	PREVIOUS CONVI	CTIC	DNS)	COUNTS 1	
A R	ATTEMPTED 777.04? Y - Yes	GENERAL OFFENSE PRINCIPAL	CHARACTER	•	LEVEL OF OFFENS Felony	SE	WARRANT NO	•	
G E	BOND - TYPE SET BY JUDGE		BOND - CASH			BON	ND - SURETY		
-	DATE OF WARRANT			S	TATE				
B O	DRUG TYPE				DRUG UNIT		.=.		
N D	ACTIVITY		VALUE /	QTY,			APON ' - Hands / Fists	/ Feet	

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Naples Police Department

355 Riverside Cir • Naples, Florida 34102 239-213-4844

PA	RT	Ш

LAST NAME, FIRST NAME COOK, LINDSAY CATHRYN

REPORT NUMBER

22-0005906

Agency ORI Number FL0110100

ARRESTED CO-DEFENDANTS

DEFENDANT DID THE FOLLOWING ACT(S) WHICH CONSTITUTE A VIOLACTION OF THE LAW (ELEMENTS OF THE CRIME/PROBABLE CAUSE STATEMENT

On 05/23/2022, at approximately 2027 hours, 1, Ofc. Isetts #308 and Ofc. Melody #300, Ofc. Kelly #309, and Ofc. Cales #307, responded to the Bambusa Bar and Grill located at 600 Goodlette Frank Road North, in reference to a possible domestic battery. Upon arrival, I made contact with Lindsay Cook (06/30/1976) (Defendant, Identified by FL DL). Cook stated she had a verbal dispute with her boyfriend, will now be referred to as the victim. During the interview, Cook was unable to make a coherent response due to being highly intoxicated and became very uncooperative.

Ofc. Melody, who was first on scene, advised the victim stated the verbal argument started while at the bar inside Bambusa. The victim then advised while walking outside of Bambusa to leave, Cook began striking him several times with both hands to his chest and face with closed fists. The victim advised Cook also pinched and scratched him several times in the face, which left a noticeable swollen mark on the left side of his face (cheek) under his left eye.

The Victim advised he and Cook have been dating for approximately 6 months and currently live together.

During the investigation, Cook became extremely agitated and did not want to cooperate with myself or any other of the responding Officers on scene. Due to the physical markings on the victims face and the domestic nature of the call, I placed Cook under arrest for Domestic Battery. I placed Cooks hands at the small of her back and placed her in handcuffs (double locked) and placed her in the rear of my patrol vehicle (6465). While attempting to place Cook into custody, she was continuously attempting to pulling her hands away and trying to turn her body away in a way to make it difficult to place handcuffs on her safely and had to be assisted into the rear of the patrol vehicle. After Cook was placed in the rear of my patrol vehicle, she was transported to Naples Jail Center.

Sgt. Harmeling requested a criminal history report on Cook which showed she had at least 6 prior Battery charges in Texas, with the most recent being in Austin Texas in 2017.

Based on Cook's prior convictions of Battery she was charged with the enhancement to Felony Battery.

The victim authored a sworn statement which he indicated his desire to press charges. The victim declined medical attention on scene. Photos were taken of the injuries to the victim's face and placed in the case report. The victim was also given a victim rights' brochure. No witnesses could be located at this time.

Sworn to and subscribed before me this

(Notary/Deputy)

THE ABOVE STATEMENTS ARE TRUE TO THE BEST OF MY KNOWLEDGE

INFORMATION OR BELIEF

ARRESTING LAW ENFORCEMENT OFFICER

ISETTS, AUSTIN P

ID. NO.

Case 1:23-cv-10362-LJL Document 20 Filed 10/18/24 Page 40 of 155



Naples Police Department 355 Riverside Cir • Naples, Florida 34102 239-213-4844

IN THE CIRCUIT COURT, TWENTIETH JUDICIAL CIRCUIT, IN AND FOR COLLIER COUNTY, FLORIDA

CRIMINAL DIVISION

Probation Violator

CASE NUMBER: 11-2022-CF-000831-AXXX-XX

STATE OF FLORIDA

VS.

Lindsey Cook, DEFENDANT

JUDGMENT

The defendant, Lindsey Cook, being personally before this Court, represented by Mark Precheur, and the State being represented by, Woodward, Sarah Ann and having:

entered a plea of guilty to the following crime(s)

Count	Crime	Offense	Degree	Adjudication
		Statute	Of	
		Number(s)	Crime	
1	Battery Actual, Intentional Touch, Strike784.08(2)(c) on	784.03(1)(a)1	FT	Adjudicated
	Person 65 YOA or Older			Guilty/Delinquent

IT IS ORDERED that the defendant is hereby ADJUDICATED as indicated above.

DONE AND ORDERED in open court in Naples, Collier County, Florida, on 5/29/2024

Judge (Electronically Signed)

Case 1:23-cv-10362-LJL Document 20 Filed 10/18/24 Page 42 of 155

Lindsey Cook, DEFENDANT

CASE NUMBER **11-2022-CF-000831-AXXX-XX**OBTS NUMBER **1102107336**

COURT ORDERED COSTS/FINES/FEES

The defendant is hereby ordered to pay the following sums:

A sum of \$100.00 pursuant to section 938.27, Florida Statutes, (Prosecution Investigative Cost).

A sum of \$50.00 pursuant to section 27.52 (2)(a) Florida Statutes, (Public Defender Application Fee)

A sum of \$100.00 pursuant to section 938.29, Florida Statutes, (Court Appointed Counsel Fees).

DONE AND ORDERED in open court in Naples, Collier County, Florida, on 5/29/2024

Judge (Electronically Signed)

Case 1:23-cv-10362-LJL Document 20 Filed 10/18/24 Page 43 of 155

Lindsey Cook, DEFENDANT

CASENUMBER: 11-2022-CF-000831-AXXX-XX

OBTS NUMBER: 1102107336

SENTENCE

(As to Count 1)

The defendant, being personally before this court, accompanied by **Mark Precheur**, and having been **Adjudicated Guilty/Delinquent** herein, and the court having given the defendant an opportunity to be heard and to offer matters in mitigation of sentence, and to show cause why the defendant should not be sentenced as provided by law, and no cause being shown:

and the court having placed the defendant on probation, and having subsequently revoked the defendant's probation;

It Is The Sentence Of The Court That:

The defendant is hereby committed to the custody of the Sheriff of Collier County, Florida.

To be Imprisoned:

For a term of 10 Months.

Credit time served from 04/17/2024 Defendant waives any additional credit

In open court, the defendant was advised of the right to appeal from this sentence by filing a notice of appeal with the clerk of this court within 30 days from this date and the right to the assistance of counsel in taking the appeal at the expense of the State on showing of indigency.

DONE AND ORDERED in open court in Naples, Collier County, Florida on 5/29/2024

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by hand/mail delivered to the defendant and emailed Defense attorney of record and Probation Department (if applicable) on this 29th of May, 2024.

By Deputy Clerk:

Clerk of the Circuit Court Collier County, Florida



Form #163 - 1141 rev.11/05

OFF BOND W F DOB 6-30-76
BYS # 22-1092
NOOT CT DT

This will certify that: Linds	y Cook 311	17,2002 @ 0830
Was surrendered to this office by:	_	
On this date: 2-27	20 22 Bond No:580439	481 / Jacket No: 2268768
Amount of Bond: 2000	Date Executed: 2 22	22 Court: <u>し</u> の
•	out Violence Court Case No	Č.
	Name of Company/Person: Male	ry + Jamys Bail Boods
next court date:	Kevin J. Rambosk, Sheriff Collier County, Florida	- EIII
3-17-2-2	By: A TOSPER	1967
0830	Deputy Sheriff	r IØ#
White - Clerk	Yellow - Bondsman	Pink - Booking

Statement of Surrender Form

This form must be completed at the time of the surrender of a defendant by a bail bond agent with a copy provided to the defendant, pursuant to §648.4425, Florida Statutes. If a jail has a separate surrender form; this form must be completed and attached to that form. Defendant's full name: Lindsey Cook Criminal court case number: 22MM2417 Surrender Date: 2/27/22 Reason for surrender: Defendant violated conditions of bond 3. (c) Indemnitor provided written document defendant made statements she is leaving for Texas and has a history of FTAs. Please check one of the following: \times Bail bond agent physically surrendered defendant Defendant already in custody on other charges Will premium be returned? ☐ Yes No (If no, explain below) Defendant violated conditions of bond; specifically 3. (c). Was a surrender fee charged? X Yes ⊠ No If yes, state the amount and reason for the fee: Charge Date of Bond Amount of Bond : Power Number RESIST LEO WITHOUT VIOLENCE 2,000 580439481-1 I DO HEREBY CERTIFY THAT I AM A LICENSED AND APPOINTED BAIL BOND AGENT PURSUANT TO CHAPTER 648, FLORIDA STATUTES. I FURTHER CERTIFY THE SURRENDER OF THE ABOVE LISTED DEFENDANT IS FOR THE REASON STATED ABOVE. I UNDERSTAND THAT WHOEVER KNOWINGLY MAKES A FALSE STATEMENT IN WRITING WITH THE INTENT TO MISLEAD A PUBLIC SERVANT IN THE PERFORMANCE OF HIS OR HER OFFICIAL DUTIES IS GUILTY OF A MISDEMEANOR OF THE SECOND DEGREE, PURSUANT TO §837.06, FLORIDA STATUTES. Bail Bond Agent Signature: Bail Bond Agent Printed Name: Michael Plummer Bail Bond Agent License Number: E 000035 Bail Bond Agency Name: Mary & Jimmy's Bail Bonds Bail Bond Agency Address: 2661 Airport Rd. South, B-101 Naples, FL 34112 Signature of Receiving Officer (if applicable) Original: Attach to jail surrender form (if applicable) Copy: Defendant Bail bond agent's file Copy:

69B-221.100 (2), F.A.C.

DFS-H2-1542

Revised 06/11

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PARTI

SHERIFF'S OFFICE **COLLIER COUNTY** NAPLES, FLORIDA



2022-mm-24	7
REPORT NUMBER	7
22-64630	

Agency ORI Number: FL 0110000

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AKA #2 (LASTNAME, FIRST)	VAME MIDDLE)					AKA #2 DO8	5		
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GREEN ADDRESS			MEDIUM	MEDION					
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NAPLES		FL	34104						
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EMPLOYER					OCCUPATION				
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CITY			STATE	ZIP	EMP PHONE				
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ARREST DATE/TIME	ARRE	ST OFFICER / ID				CRIME DAT			
02-14-2022 23	:42:00 PU	JLIZZOTTO,STI	EVEN / 2527			02-16	-2022		
Car Camera Footage Available: YES									

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PART II: CHARGE

SHERIFF'S OFFICE **COLLIER COUNTY** NAPLES, FLORIDA



•	
LASTNAME, FIRSTNAME	
COOK,LINDSEY	
REPORT NUMBER	
22-64630	

Agency ORI Number: FL 0110000

ARRESTING AGENCY	ARREST DATE/TIME	ARRE	ST LOCATION			±			
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4379					<u> </u>				
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VEHICLE DISPOSITION	(Towed By)			··	CITATION NUMBERS				
	· - / ·								
CHARGE DESCRIPTION					· · · · · · · · · · · · · · · · · · ·		COUNTS	STATUTE	
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GENERAL OFFENSE CH	IARACTER	LEVEL OF OFFENSE		BOND					
PRINCIPAL WARRANT NO	DATE OF WARRANT	MISDEMEA ! STATE	ANOR TORUG TYPE		/SURETY \$2000	.00		ORUG UNIT	
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ACTIVITY	The state of the s	, 	<u> </u>		VALUE	QUANTITY	WEAPON		
NOT APPLIC	ABLE				0.00	0.00			
issued. F responsib	and that should I willfully fail to ap furthermore, I agree that notice c ility to notify the Clerk of the Cou- promise to be and appear in the a OURT: County	concerning the time of anytime that my appropriate court appropriate court of C	ne, date, and y address of at the time a dirouit	d place of a hanges, and the pla	all court hearings shou	ald be sent to the a	aforementioned a	ddress. Iagre⊷	
Defendant	t can pay a fine in lieu of a Court.								
_	and subscribed before me this	ррошчино.		FINE:					
	day of	·							
<u> </u>						Signalure of Defer	ndant / Juvenile		. —
	Notary / Deputy				Sig	gnature of Parents	of Juv. Defendar	nt	

Printed: 02-17-2022 03:19

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PART III: NARRATIVE

SHERIFF'S OFFICE COLLIER COUNTY NAPLES, FLORIDA



	1 age 45 of 155	
1	LASTNAME, FIRSTNAME	
	COOK,LINDSEY	
	REPORT NUMBER	
•	22-64630	

Agency ORI Number: FL 0110000

ARRESTED CO-DEFENDANTS	
Was the victim advised of their rights pursuant to FC Article I, Section 16 ?	
Did the victim request their identity be redacted/protected?	

DEFENDANT DID THE FOLLOWING ACT(S) WHICH CONSTITUTE A VIOLATION OF THE LAW (ELEMENTS OF THE CRIME / PROBABLE CAUSE STATEMENT)

In reference to this report, reporter/victim (John Thomas Espinoza) will be known as JTE.

On 02-16-2022 at approximately 2257 hours, I responded to 132 Bedzel Circle (Unit 1301) in reference to a disturbance which a female is intoxicated.

On arrival, I knocked at the door and there was no answer. On call back, victim/JTE was downs stairs by the front office. I went down stairs and met JTE on the ground floor. He advised Subject/Lindsay Cook has been staying at his apartment as a guest. He said he let her stay with him for two days at the end of December 2021 because Lindsay was going to D.L.C. for detox but wouldn't take her because she was intoxicated.

JTE had taken her back to his apartment for approximately a week or two until the first week of January when Lindsay admitted herself to D.L.C. for detox. Lindsay was staying at D.L.C. for treatment and was released on 02-15-2022.

Lindsay returned back to JTE apartment until she can get a place to stay. Lindsay began to drink alcoholic beverages tonight and became angry at JTE and physically began kicking the bedroom door. JTE was afraid of staying in the apartment and went down stairs where he called the Sheriff's Department.

JTE advised he did have sex with her on occasions but he never told her she can stay in the apartment to live. He told her to leave the apartment and she refused to leave.

I went upstairs and made contact with Lindsay who was in the master bedroom. Lindsay walked out of the bathroom and had troubled walking. While talking to Lindsay she was slurring her words.

Lindsay went outside the apartment and spoke with D/S Hernandez #4379. I continued to speak with JTE and received further information about Lindsay.

I had Lindsay come back in the apartment and advised her that JTE wants you to leave his apartment because you are intoxicated and causing a disturbance by kicking the bedroom door. She was in the Bedroom packing up her Black duffle bag which was on the bed. While packing up her items she kept saying I have nowhere to go. I gave her options of a motel, shelter or a friends. She continued to be belligerent and yelling. I advised her to pack up her bag.

Lindsay had another suitcase on the bedroom floor where her clothes were. She was living out of the suitcase. I told her she can come back tomorrow and get her other belongings. Lindsay became belligerent and was yelling that I don't care. She advised she was going to take her other property.

Lindsay was getting mad and picked up her Black Duffle bag off the bed and stepped back and turned towards me and threw her duffle bag towards me. The bag landed approx. 4 feet away from me. Lindsay then turned towards her other suitcase at which time I went over to her to cuff her for my safety and herself. I was afraid she was going to grab something else to throw or use something against me.

I took out my handcuff and advised her she was being handcuffed. I took her left arm to cuff her and she was trying to pull away and turn her body from getting rear hand cuffed. She advised, she didn't do anything wrong. D/S Hernandez assisted me in rear cuffing Lindsay. Handcuff were properly spaced and double locked.

Sworn to and subscribed before me this 17 day of Fabruary , 2625	THE ABOVE STATEMENTS ARE TRUE TO THE BEST OF MY KNOWLEDG INFORMATION, OR BELIEF
Do Na - Wah	/s/ PULIZZOTTO,STEVEN / 2527 2577
Notary / Deputy	ARRESTING LAW ENFORCEMENT OFFICER ID NO.

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PART III: NARRATIVE

SHERIFF'S OFFICE **COLLIER COUNTY** NAPLES, FLORIDA



	. ago oo o	•		
[LA	STNAME, FIRSTNAME		 	
(COOK,LINDSEY			
RE	PORT NUMBER			
;	22-64630			

Agency ORI Number: FL 0110000

ARRESTED CO-DEFENDANTS	
Was the victim advised of their rights pursuant to FC Article I, Section 15 ? Did the victim request their identity be redacted/protected?	

DEFENDANT DID THE FOLLOWING ACT(S) WHICH CONSTITUTE A VIOLATION OF THE LAW (ELEMENTS OF THE CRIME / PROBABLE CAUSE STATEMENT)

Lindsay was being arrested for Resisting without Violence.

Lindsay was transported to Naples Jail Center for processing.

While en route to Naples Jail center Lindsay advised she was having trouble breathing.

On arrival to the Naples Jail Sally Port Lindsay said she might be seizing. I called for EMS at the scene and was transported To NCH Downtown.

Nothing further.

THE ABOVE STATEMENTS ARE TRUE TO THE BEST OF MY KNOWLEDGE, INFORMATION, OR BELIEF

/S/ PULIZZOTTO,STEVEN / 2527 ARRESTING LAW ENFORCEMENT OFFICER

Printed: 02-17-2022 03:19

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EXHIBIT B

THE STATE OF TEXAS COUNTY OF TRAVIS

CAUSE Z75647

{IN THE MUNICIPAL COURT, CITY OF AUSTIN, TEXAS

AFFIDAVIT FOR WARRANT OF ARREST AND DETENTION

The Undersigned Affiant, who after being duly sworn by me, on oath, makes the following statement:

I HAVE GOOD REASON TO BELIEVE AND DO BELIEVE THAT ON OR ABOUT THE 6TH DAY OF APRIL ,1995, LINDSAY CATHRYN COOK, W/F, DOB: 06-30-76 IN THE INCORPORATED LIMITS OF THE CITY OF AUSTIN, TRAVIS COUNTY, TEXAS, DID THEN AND THERE COMMIT THE OFFENSE OF: ASSAULT WITH INJURY - CLASS A

MY BELIEF OF THE FOREGOING STATEMENT IS BASED UPON:

(INFORMATION PROVIDED TO ME BY OFFICER T. RITZENTHALER , A CREDIBLE PERSON WORKING AT AUSTIN POLICE DEPT., WHO PERSONALLY OBSERVED SUCH OFFENSE):

AFFIANT OBTAINED THE FOLLOWING INFORMATION FROM APD INCIDENT #95-0960173. OFFICER T. RITZENTHALER #1473 OBSERVED THE ABOVE NAMED PERSON INSIDE "MASSIMOS" NIGHTCLUB AT 409 E. 6TH IN POSSESSION OF AN ALCOHOLIC BEVERAGE. HE ARRESTED COOK FOR MINOR IN POSSESSION OF AN ALCOHOLIC BEVERAGE AND FAILURE TO IDENTIFY (FICTITIOUS NAME).

AFTER BEING ARRESTED AND PLACED IN HANDCUFFS, COOK TURNED TOWARD OFFICER RITZENTHALER AND COMMENTED, "YOU FUCKING ASSHOLE!" HER COMMENTARY WAS SUBSEQUENTLY FOLLOWED BY TWO SWIFT KICKS FROM HER RIGHT FOOT INTO THE RIGHT SHIN OF OFFICER RITZENTHALER.

OFFICER RITZENTHALER COMPLAINED OF PAIN AS HE SUFFERED TWO DISTINCT BRUISES, SWELLING, AND AN ABRASION TO HIS RIGHT SHIN.

AFFIANT - R. COLBERT #2003

SWORN AND SUBSCREENE BEFORE ME BY THE SAID AFFIANT ON THIS THE 6TH DAY OF APRIL 1995.

Magistrate, Municipal Jurt, Austin, Travis County, Telegraphy

Notary Public in and for Travis County, Texas My commission expires

ON THIS THE 6TH DAY OF APRIL , 1995, I HEREBY ACKNOWLEDGE, I HAVE examined the foregoing affidavit and have determined that probable cause does exist for the issuance of a warrant of arrest for the individual (s) accused therein.

Magistrate, Municipal Court, Austin, TRAVIS COUNTY TEXAS

INCIDENT: #95-0960173

13

Bond \$2500 C/S

Cause No. 275647

ORDER OF COMMITMENT

TO THE SHERIFF OF TRAVIS COUNTY, GREETING

TO THE SHE	RIFF OF TRAVIS COUNTY, GREETINGS:	Free 1	95-09601 <u>73 R.Col</u> bert <u>#2003</u>
Lindsay Cathryn Cook	who having been brough	it before me this	Control No.
March 6, 1995	day at	A APRI MANA D	H. PM 2:07 DEBEAUVOIR THE STATE OF TEXAS NITY CLERK COUNTY, TEXAS VS.
_A	ssault with Injury	TRAVIS ,	Name Lindsay Cathryn Cook
charged with the offense <u>C</u>	lass A Misdemeanor		Address 7602 Rockpoint Circle
	ppear in: Justice Court Numb	t on this date or per	City Austin State TX Zip DOB 6/30/76 Sex F Race W P C
	Travis County Court tion Office, Room 255, Ar		ORDER OF COMMITMENT
	1010 San Antonio Street	(BRING THIS NOTICE)	Issued March 6, 1995
	th/st District Austin Municipal (Justice of the Peace Precinct Number
may 10, 1995		at 9:30 A .M.	County Court at Law Number
to present said defendar	ody on the above date, the SHERIFF in the above Court on said appear or accusation(s) are called before \$2500 C/S KV	rance date and at	Austin Municipal Court X Travis County, Texas ***********************************
and/or 17.08 of the Texa	compliance with Articles 17.03, 17 is Code of Criminal Procedure.		came to Hand this oday of onl, and executed this oday of old of old of oday oday oday oday oday oday oday oday
ights under Art, 15.17 of t	the Texas Code of Criminal Procedure		19 <u>95</u> , at <u>2</u> o'clock <u>f</u> .M., by
	t but make due return showing how yo	nu have executed	placing the accused in jail in Travis
ATTORNEY: FITAINED APPOINT	of Travis County, Texas	pal Court	County, Texas. Terry Keel SHERIFF OF TRAVIS COUNTY, TEXAS
hite Green Ye	(Acting as Magistrate) llow Pink st Clk/Crt Coord Dist/Co Attu	Gold	by Deputy 64

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

Before me, the undersigned Assistant County Attorney of Travis County, Texas, this day appeared the undersigned affiant, who being duly sworn does state upon his oath that he has good reason to believe and does believe that heretofore, before the making and filing of this complaint, in Travis County, Texas

42.7

LINDSAY COOK, the Defendant, on or about the 6th day of April, A.D. 1995, did then and there intentionally and knowingly cause bodily injury to T. RITZENTHALER by kicking T. RITZENTHALER on and about the leg with the Defendant's leg,

AGAINST THE PEACE AND DIGNITY OF THE STATE

Sworn to and subscribed before me on 2April 1945

Affiant

Assistant County Attorney of

Travis County, Texas

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

Comes now the undersigned Assistant County Attorney of Travis County, Texas, on behalf of the State of Texas, and presents in and to the County Criminal Court at Law No.

of Travis County, Texas, that in Travis County, Texas, and anterior to the filing of this information

LINDSAY COOK, the Defendant, on or about the 6th day of April, A.D. 1995, did then and there intentionally and knowingly cause bodily injury to T. RITZENTHALER by kicking T. RITZENTHALER on and about the leg with the Defendant's leg,

FILLED
95 APR 14 PH 2: 07
TRANS COUNTY FEXAS

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Assistant County Attorney of

Travis County, Texas

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NAME Cook Linds	ay Cathryn	Date 4-6-95 MISD. = M
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Phone 346. 7367	Zip 7673 / No. Dep.	Charge Assault with Bookly 16
With whom do you live? Mother - Kal		Bond 2500
How long at above address? 2 446	How long in County? 2	Page Comme, W
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Name Kathy Lathran	Add. Samp	n.
Name Kenneth Weide (us	Add. 535 14 1532 C	Ph.
Name Virginia Weidelevi	Add. 702 W. freque	Austra Sx Ph. 474-9451 Austra Sx Ph. 476-5306
Name Cyndy Brooks	Add. 3308 Stevenson	Ave Ph. 476-0699
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Arrest Record Ther By Ck - Wilmson	Ch 1994! Feeles	,
Probation N/A	Parole N/A	TDC N/A
Attorney Javid O. Chamber	5 Add. JOHO Illest	A.C.
Interviewed by	Recommendation	the Ph. 474-1404
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CARL		ISD. ÷ FEL.
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	CASH DEPOSIT BOND	
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<u>(</u>		
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COUNTY OF TRAVIS	'CASH DEPOSIT BOND KNOW ALL BY THESE PRESENT	CAUSE NO. 2/5/64/
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am bound unto the State of Texas in the	sum stated below for the navment of	said sum and; in addition, all necessary and
reasonable expenses incurred in rearrest	ing me in the event the conditions of	said sum and, in addition, all necessary and this bond are violated, and I bind myself, my
THE CONDITION OF THE ABOVE OBLIC	ATION IS THAT I swear that I will ap	pear before the Rim 255
		the Travis County Courthouse, Eleventh and
Guadalupe Street, Austin, Travis County		
		day of
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Recot # 998.48

FILED

I CERTIFY I AM THE ATTORNEY REPRESENTING THIS CLIENT.

### Case 1:23-cv-10362-LJL Document 20 Filed 10/18/24 Page 57 of 155

# SUBSTANCE ABUSE COUNSELING AND ASSESSMENTS (SACA) OF TRAVIS COUNTY COUNSELING AGREEMENT

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THE STATE OF TEXAS	S	CAUSE NUMBER_	2750	647
COUNTY OF TRAVIS	S	D.A. NUMBER		· · · · · · · · · · · · · · · · · · ·
(Misdemeanor) (Felony offense Assessments (SACA) of by SACA; I also agree and agree that my paralso my Personal Bond	Lindsay () ) offense of   hodin   hice will partic   Travis Cour   to abstain   ticipation will be re-   er alcohol re-   f alcohol.	Driving While Intoxicated (DWI), agree, as an additional control in the same of alcohol while will be considered if my case worked if I fail to participate elated offense, another DWI or	I), and/o ondition ubstance treatmen s I am on reaches t s in the if I app	or any alcohol related of being released on Abuse Counseling and it program designated bond; and I realize the sentencing stage; SACA program or if I ear in a public place
' /				
	AP	PROVED BY JUDGE	_	
REPORT TO THE SACA OF 1609 Shoal Creek Boul			blvd.	
If no appointment is you are required to c release from jail.	scheduled a all 473-836	t the time of your release, 2 within 24 hours of your		1609 SHOAL CREEK SUITE 101
1 copy to county 1 copy to file 1 copy to SACA with c 1 copy to Defendant Cost of evaluation is	·	lease bring a money order.	Enfield Rd.	⊕ BUS STOP
No cash or personal c	hecks. An a	additional program fee may be ounseling recommended.		Blvd.

THE STATE OF TEXAS	§	IN THE	COUNTY	COURT
	§			
VS.	§	AT LAW	NUMBER	THREE OF
	S			
LINDSAY COOK	§	TRAVIS	COUNTY	, TEXAS

### MOTION FOR DISCOVERY, INSPECTION AND NOTICE

#### TO THE HONORABLE JUDGE OF SAID COURT:

Comes now the Defendant, LINDSAY COOK, by and through her attorney in the above-entitled and numbered cause, and moves this Court to order the County Attorney to permit the Defendant, by her attorney, to inspect and copy or photograph the following items, and to reveal the requested information:

- All diagrams, drawings, plats, and photographs made of the scene of the alleged offense herein.
- 2. All photographs taken of the Defendant shortly after occurrence of the alleged offense herein; and any booking information obtained at the Travis County Jail/Austin Police Department Booking Desk, including history of Defendant and condition at the time of arrest.
- 3. The names, addresses, and telephone numbers of all persons the State knows to possess testimonial evidence concerning the alleged offense herein.
- 4. Any and all items taken from the Defendant or Defendant's residence shortly after the occurrence of the alleged offense herein and which the State intends to introduce into evidence during the trial herein.
- 5. All written statements purportedly made by the Defendant to any employee, agent, or elected official of the State of Texas or subdivision thereof.
- 6. A full and complete account of all oral statements purportedly made by the Defendant to any employee, agent, or elected official of the State of Texas, or subdivision thereof, concerning the events of the alleged offense herein and any recording, transcript, or written summary of any such statements.

- 7. Any search warrants or consent to search forms prepared and executed during the investigation or arrest of the Defendant in this cause.
- 8. The results, if any, of any chemical analysis or fingerprint comparison performed on any items which the State intends to introduce into evidence.
- 9. All documents, papers, books, accounts, letters, photographs, objects or tangible things not privileged that the State intends to introduce at trial.
- 10. Written notice of the State's intention to introduce evidence of any conviction of the Defendant, or of Defendant's witnesses, which are made known to the State and opportunity to copy and inspect any public record of such conviction(s).
- 11. Written notice of intent to introduce evidence of other crimes, wrongs, or acts of the Defendant that did not arise in the instant transaction.

Each and every one of the above-listed items is needed by the defense counsel in order to properly prepare for trial. Defendant would further show that the items sought and information requested, if existent, are in the possession of agents of the State of Texas and cannot be examined or obtained prior to trial except by Court order. The matters sought herein are discoverable pursuant to Article 39.14 Tex. Code Crim. Proc. and Rules 404(b) and 609 Tex. Rules of Crim. Evid. The materiality of the items and information sought will be further shown at the hearing on this motion.

WHEREFORE, premises considered, Defendant respectfully moves this Court to order the County Attorney to divulge to the attorney for Defendant the information sought and to permit Defendant by her attorney to inspect and to copy or photograph the above-listed items.

Respectfully submitted,

MINTON, BURTON, FOSTER & COLLINS
A Professional Corporation
1100 Guadalupe Street
Austin, Texas 78701

Telephone: (512) 476-4873 Facsimile: (512) 479-8315

Bỳ: /

David F. Minton State Bar No. 14192300

ATTORNEYS FOR DEFENDANT

### CERTIFICATE OF SERVICE

By my signature above, I hereby certify that a true and correct copy of the foregoing Motion for Discovery, Inspection and Notice has been hand delivered to the office of Ken Oden, Travis County Attorney, 314 W. 11th Street, Suite 300, Austin, Texas on this the 28th day of August, 1995.

§ IN THE COUNTY COURT THE STATE OF TEXAS S
S
AT LAW NUMBER THREE C
S
TRAVIS COUNTY, TEXAS AT LAW NUMBER THREE OF VS. LINDSAY COOK

<u>ORDER</u>
Upon hearing and after careful consideration of this Court,
Defendant's Motion for Discovery, Inspection and Notice is hereby:
Granted as to
Denied as to
It is further noted that Defendant's attorney duly and timely
objected in open Court to the denial of any item requested in
Defendant's motion for discovery and inspection.
It is hereby ORDERED that the State shall make available for
copying, inspecting, or photographing the matters which have been
ordered discovered no later than two weeks from today's date and
any notice required shall be furnished at least one week prior to
trial.
SIGNED this day of, 19
JUDGE PRESTRING

THE STATE OF TEXAS

S IN THE COUNTY COURT

S AT LAW NUMBER THREE OF

S TRAVIS COUNTY, TEXAS

### MOTION TO SUPPRESS ORAL STATEMENTS

TO THE HONORABLE JUDGE OF SAID COURT:

Comes now the Defendant, LINDSAY COOK, by and through his attorney of record and pursuant to Texas Code of Criminal Procedure, Article 28.01, moves this Honorable Court to suppress all oral statements obtained from the Defendant, in violation of his rights as secured by the Fifth, Sixth, and Fourteenth Amendments to the United States Constitution, Article I, Section 10 of the Texas Constitution, and Articles 38.22 and 38.23 of the Texas Code of Criminal Procedure.

WHEREFORE, premises considered, Defendant respectfully prays that after hearing hereon all oral statements made by Defendant in violation of his aforementioned rights be ordered suppressed and ruled inadmissible at any trial herein.

Respectfully submitted,

MINTON, BURTON, FOSTER & COLLINS A Professional Corporation 1100 Guadalupe Street Austin, Texas 78701

Telephone: (512) 476-4873 Facsimile: (512) 479-8315

By: Bavid F. Minton

State Bar No. 14192300

ATTORNEYS FOR DEFENDANT

### CERTIFICATE OF SERVICE

By my signature above, I hereby certify that a true and correct copy of the foregoing Motion to Suppress Oral Statements has been hand delivered to the office of Ken Oden, Travis County Attorney, 314 W. 11th Street, Suite 300, on this the August, 1995.

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THE STATE OF TEXAS

S IN THE COUNTY COURT

S AT LAW NUMBER THREE OF

S TRAVIS COUNTY, TEXAS

### ORDER

On this the _____ day of ______, 19___, came on to be heard Defendant's Motion to Suppress Oral Statements in the above-styled and numbered cause, and after hearing testimony and argument of counsel, it is the considered opinion of the Court that the Motion should in all things be granted (denied).

It is therefore ORDERED, ADJUDGED, and DECREED that the Motion be granted (denied, and it is hereby overruled and denied, to which action of the Court in overruling said Motion, Defendant duly and timely excepted in open court), and said Motion, together with this ORDER are both here ORDERED filed as a part of the record in this cause.

SIGNED	this	day	of		1995.	

JUDGE PRESIDING

THE STATE OF TEXAS

S IN THE COUNTY COURT

S AT LAW NUMBER THREE OF

S TRAVIS COUNTY, TEXAS

#### MOTION TO SUPPRESS EVIDENCE

TO THE HONORABLE JUDGE OF SAID COURT:

Comes now the Defendant, by and through her attorney of record in the above-styled and numbered cause, and respectfully moves the Court to suppress the following evidence:

- 1. All tangible evidence seized by law enforcement officers or others in connection with the detention and arrest of the Defendant in this cause or in connection with the investigation of this cause.
- 2. All written and oral statements made by the Defendant to any law enforcement officers or others in connection with this cause.
- 3. Testimony of law enforcement officers or others concerning any actions of the Defendant while under detention or arrest in connection with this cause.
- 4. Testimony of law enforcement officers or others concerning the tangible evidence or statements to which reference was made above.

As grounds for this motion, the Defendant would respectfully show the Court as follows:

I.

Defendant was arrested and detained without probable cause, lawful warrant, or other lawful authority in violation of Defendant's rights as guaranteed by the Fourth and Fourteenth Amendments to the United States Constitution, Article I, Section 9 of the Constitution of the State of Texas, and Article 1.06 and

Chapters 14 and 15 of the Texas Code of Criminal Procedure.

II.

Any tangible evidence in this cause was seized without probable cause, lawful warrant, or other lawful authority in violation of Defendant's rights as guaranteed by the Fourth and Fourteenth Amendments to the United States Constitution, Article I, Section 9 of the Constitution of the State of Texas, and Article 1.06 and Chapters 14 and 18 of the Texas Code of Criminal Procedure.

III.

Any statements, written or oral, of the Defendant were obtained in violation of the Defendant's rights as guaranteed by the Fourth, Fifth, Sixth, and Fourteenth Amendments of the United States Constitution, Article I, Sections 9, 10, and 19 of the Constitution of the State of Texas, and Chapter 14 and Article 38.22 of the Texas Code of Criminal Procedure.

IV.

Any testimony concerning the actions of the Defendant while under arrest or detention would violate the Defendant's rights as guaranteed by the Fourth, Fifth, Sixth, and Fourteenth Amendments to the United States Constitution, Article I, Sections 9, 10, and 19 of the Constitution of the State of Texas, and Chapters 14, 18, and 38 of the Texas Code of Criminal Procedure.

v.

And for such other reasons as may appear upon the hearing of this Motion.

WHEREFORE, PREMISES CONSIDERED, it is respectfully requested that this Motion to Suppress Evidence be granted.

Respectfully submitted,

MINTON, BURTON, FOSTER & COLLINS A Professional Corporation 1100 Guadalupe Street Austin, Texas 78701

Telephone: (512) 476-4873 Faccimile: (512) 479-8315

By:

Dawid F. Minton

State Bar No. 14192300

ATTORNEYS FOR DEFENDANT

### CERTIFICATE OF SERVICE

By my signature above, I hereby certify that a true and correct copy of the foregoing Motion to Suppress Evidence has been hand delivered to the office of Ken Oden, Travis County Attorney, 314 W. 11th Street, Austin, Texas, on this the 28th day of August, 1995.

THE STATE OF TEXAS	§	IN THE COUNTY COURT
	§	
VS.	§	AT LAW NUMBER THREE OF
	§	•
LINDSAY COOK	§	TRAVIS COUNTY, TEXAS

### ORDER

On this	day of		, 19,	came o	n to be
heard the Defendant	t's Motion to	Suppress	Evidence	in the	above-
styled and numbered	cause, and af	ter hearin	g testimo	ny and a	ırgument
of counsel, it is	the consider	ed opinion	of the	Court t	hat the
motion should in a	all things be	granted	(denied),	and i	t is so
ORDERED.					

JUDGE PRESIDING

THE STATE OF TEXAS	§ IN THE COUNTY COURT
	§
VS.	S AT LAW NUMBER THREE OF
	§
LINDSAY COOK	§ TRAVIS COUNTY, TEXAS

## MOTION TO PRODUCE EXCULPATORY AND MITIGATING EVIDENCE

#### TO THE HONORABLE JUDGE OF SAID COURT:

Now comes the Defendant in the above-styled and numbered cause, and through her attorney of record moves this Court to direct the State of Texas, by and through its County Attorney, to disclose to the Defendant herein, and to her attorney, any exculpatory and/or mitigating evidence and/or facts within the possession, custody, or control of the County Attorney or any of its agents, including but not limited to the Department of Public Safety, the Austin Police Department, and the Travis County Sheriff's Department, the existence of which is known, or by the exercise of due diligence may become known, to the said County Attorney.

Respectfully submitted,

MINTON, BURTON, FOSTER & COLLINS A Professional Corporation 1100 Guadalupe Street Austin, Texas 78701

Austin, Texas 78701
Telephone: (512) 476-

Telephone: (512) 476-4873 Facsimile: (512) 479-8315

By: _____

David F. Minton

State Bar No. 14192300

ATTORNEYS FOR DEFENDANT

### CERTIFICATE OF SERVICE

By my signature above, I hereby certify that a true and correct copy of the foregoing Motion to Produce Exculpatory and Mitigating Evidence has been hand delivered to the office of Ken Oden, Travis County Attorney, 314 W. 11th Street, Austin, Texas, on this the 28th day of August, 1995.

THE STATE OF TEXAS

S
IN THE COUNTY COURT

S
VS.

S
AT LAW NUMBER THREE OF

S
LINDSAY COOK

S
TRAVIS COUNTY, TEXAS

#### ORDER

On this the ____ day of _____, 19___, and prior to the trial of this cause, came on to be heard the motion filed by the Defendant, by and through her attorney of record, and the Court, after hearing the evidence and argument of counsel, is of the opinion that said motion should be granted:

It is therefore ORDERED by the Court that the County Attorney disclose to the Defendant herein, and to her attorney of record, all facts of an exculpatory nature and all facts which might be considered in mitigation which are in the possession, custody, or control of the County Attorney or any of its agents, the existence of which is known, or by the exercise of due diligence may become known, to the said County Attorney.

JUDGE PRESIDING

THE STATE OF TEXAS	§ IN THE COUNTY COURT
	§
vs.	§ AT LAW NUMBER THREE OF
	§
LINDSAY COOK	§ TRAVIS COUNTY, TEXAS

#### MOTION FOR CONTINUANCE

TO THE HONORABLE JUDGE OF SAID COURT:

Comes now Defendant LINDSAY COOK, by and through his attorney in the above-entitled and numbered cause, and moves this Court for a continuance. In support thereof, Defendant would respectfully show the following:

I.

The above cause is set on the trial before the court docket on Tuesday, March 5, 1996 at 9:30 a.m.

II.

Counsel would show that he was hired last week by a minority shareholder in a corporation. Counsel would further show that the corporation has scheduled a Board of Directors' Meeting to be held in Marble Falls, Texas on Tuesday, March 5, 1996 at 10:00 a.m. and that it is necessary for counsel to appear at that meeting to object to certain matters before the Board.

III.

Counsel would further show that this Motion for Continuance is not made for the purpose of delay but merely so that justice may be done.

WHEREFORE, premises considered, Counsel for Defendant respectfully requests that the above-entitled and numbered cause be postponed on the trial before the court docket to a later date and time.

Respectfully submitted,

MINTON, BURTON, FOSTER & COLLINS A Professional Corporation 1100 Guadalupe Street Austin, Texas 78701 Telephone: (512) 476-4873

Facsimile: (51

(512) 479-8315

By:

David F. Minton

State Bar No. 14192300

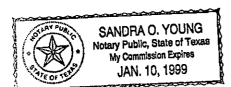
ATTORNEYS FOR DEFENDANT

STATE OF TEXAS

COUNTY OF TRAVIS

BEFORE ME, the undersigned authority, on this day personally appeared David F. Minton with the law firm of MINTON, BURTON, FOSTER & COLLINS, who, on oath stated that they are attorneys for the Defendant in the above-styled and numbered cause, and that they are fully qualified and authorized to make this affidavit, and that the foregoing statements in the Motion for Continuance are true and correct.

SUBSCRIBED AND SWORN TO BEFORE ME on this the 4th day of March, 1996, to certify which witness my hand and seal of office.



Notary Public in and for

State of Texas

### CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above and foregoing document has been hand delivered to Ken Oden, Travis County Attorney, Travis County Administration Building, 314 W. 11th Street, Third Floor, Austin, Texas 78701 on this the 4th day of March, 1996.

NO. 434,893

THE STATE OF TEXAS	§ IN THE COUNTY COURT
	§
VS.	§ AT LAW NUMBER THREE OF
	§
LINDSAY COOK	§ TRAVIS COUNTY, TEXAS

### ORDER GRANTING MOTION FOR CONTINUANCE

On this the _____ day of March, 1996, came on to be heard Defendant's Motion for Continuance in the above-entitled and numbered cause, requesting that this case be continued, and the Court being of the opinion that such motion should be granted. It is, therefore, ORDERED, that this cause be and the same is hereby continued.

SIGNED on this the day of March, 1996.

JUDGE PRESIDING

Case 1:23-cv-10362-LJL	Document 207 3 Filed 10/18/24 Page 76 of 155
THE STATE OF TEXAS VS	IN THE DUNTY COURT AT LAW NO.
Lindsey C. Cook	TRAVIS COUNTY, TEXAS
<u>DEFENDANT'S PLEA OF GU</u>	ILTY, NOLO CONTENDRE, WAIVER & STIPULATION
whom he has previously consulted and makes 1. That I am sane and that I understand 2. That the court has advised me orally 3. That I have the right to a trial by jury 4. That I have the right to remain silent	in the above entitled and numbered cause represented by his attorney with the following voluntary statement: he nature of the charges contained in the information in this cause. It is writing of the consequences of a plea of guilty, whether I plead "guilty," "not guilty," or "noto contendre." ut if I choose not to remain silent, anything I say can be used against me, by the witnesses against me whether I have a trial before the Court or the
<ol> <li>However, I desire to waive and do waive</li> <li>Waive the reading of the information</li> <li>Waive the right to be arraigned.</li> <li>Waive the right of trial by jury and restate to such waiver.</li> <li>Waive my right to remain silent.</li> <li>Waive the right to be confronted with stipulation of evidence by waiving the further consenting to the introduction</li> </ol>	the following rights:  quest the consent and approval of the Court and of the attorney for the  the witnesses against me and request the approval of the Court to the e appearance, confrontation and cross-examination of witnesses, or by my of testimony and evidence by stipulation into the record by the attorney affidavit, or by written statements of witnesses and any other
Waive the ten-day period for preparation written pleadings after arrest.     Waive the right to a pre-sentence rep I further understand that any recomment Court. That where there is a plea bargain are	on after appointment of counsel and the ten-day period in which to file ort and request that none be made. ation of the prosecuting attorney as to punishment is not binding on the terment and the punishment assessed by the Court does not exceed the agreed upeal without permission of the Court except for those matters raised by
I am aware that at any time during this conditions of this probation and cause me to other officer with power of arrest with or w docket of the court. I may be detained in the the court. The officer shall report such arrest I am aware that upon violation of a cond by the court of whether it proceeds with an a	eriod of probation, the Court may issue a warrant for violation of any of the se arrested. I may be arrested by any probation officer, police officer, or thout a warrant upon the order of the judge of such court to be noted on the county jail or other appropriate place of detention until I can be taken before to the court immediately. It it is probation, I am entitled to a hearing limited to the determination lipidication of guilt on the original charge. No appeal may be taken from this all proceedings, including assessment of punishment, pronouncement of all continue as if the adjudication of guilt had not been deferred.
sentence investigation report of Community I understand that if I am not a citizen of admission to this country, or denial of natura defense attorney, the prosecutor or the Court I have not been committed to a mental i believe that I am competent to stand trial and	any sentence imposed, on the issue of punishment agree that the pre- supervision & Corrections may be considered by the Court. the United States that my plea may result in deportation, the exclusion of ization under federal law. There have been no promises made to me by my concerning any stay in the United States. Istitution nor do I presently have mental or emotional problems, and I the attorney for the defendant herein acknowledges that counsel believes the insel in the preparation of the defense and that defendant appears to be sane
I further acknowledge and understand the defense attorney prior to an oral plea of guilt at the defendant is charged with a Cl	e following admonitions which have been explained to the defendant by the yor nolo contendre.  ss
b. Other - Lfurther understand the admonitions of do not contest that I committed the acts alleg	the Court and I am aware of the consequences of my plea. I herein admit/ed in the information in this cause. I plead guilty/no contest to the offense of
6-4-96 DATE I	EFENDANT STORY
signing of this plea of guilty or note contend $6 - 4 - 96$	ised him of his rights believe him to be mentally competent; and approve his e, waiver of a jury, and stipulations.
Before the entry of the defendant's plea stipulations are hereby consented to and app $6-7-9$	of guilty or nolo contendre herein, the above requests, waivers and roved by me, the attorney representing the State.  TORNEY FOR THE STATE
It clearly appearing to the Court that the and that said defendant understands the na consequences of a plea of guilty or nolo couthat the attorney for the defendant and the case, the Court, therefore, finds such plea or made and accepts the plea of guilty or not constant.	defendant is mentally competent and is represented by competent counsel use of the charge against him and that he has been by the court warned of the stendre including the minimum and maximum punishment provided by law, state consent and approve the wair of a trial by jury and stipulations in this f guilty or nolo confeddre, waiver, and consent to be freely and voluntarily contended and approves the waiver of a jury herein and stipulations.

6-4-96 DATE

NO. 434 893

9008255447 ADDI OFFROSK DATE 4-6-95

THE STATE OF TEXAS

IN THE COUNTY COURT AT

VS

LAW NO.

LINDSAY CATHRYN COOK

OF TRAVIS CO., TEXAS

### DEFERRAL OF ADJUDICATION OF GUILT AND SUPERVISION ORDER

on the day of Jour , A.D., 19, the Defendant having been charged in the above cause for the misdemeanor offense of: Account w booky lower and this cause being this day called for trial, the State appeared by her County Attorney and the Defendant appeared in person and by counsel, proper and and both parties announced ready for trial. The said Defendant elected to proceed under Article 42:12 3d(a) of the Texas Code of Criminal Procedure and in open count, positive been demanded, the of the Texas Code of Criminal Procedure and in open court, no jury having been demanded, the Defendant waived arraignment and formal reading of the information and pleaded "nolo

contendere" to the said charge.

On the 477 day of JUNK, A.D., 198, and after considering said plea and arguments of counsel, the Court finds that the best interests of society and of the Defendant would be served by deferring proceedings without entering an adjudication of guilt and by placing the Defendant on supervision in this cause.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED that no judgment be rendered thereon, and that Defendant be and is hereby placed on supervision in this cause for a period of from this date, on the following terms and conditions, to-wit:

(1) Commit no offense against the laws of this or any other State or the United States.

(2) Avoid injurious or vicious habits.

Drink no alcoholic beverages and use no controlled substances or dangerous drugs during (3) supervision period.

(4)Avoid persons or places of disreputable or harmful character.

(5) Report to your Community Supervision Officer on the second Wednesday of each month at 9:00 a.m. and at any subsequent time as instructed by your Community Supervision Officer.

(6)Permit the supervision officer to visit you at your home or elsewhere.

(7)Work faithfully at suitable employment as far as possible and, if unemployed, participate in the Community Supervision and Corrections Department's Pre-Employment Program as directed by the Court and/or Community supervision Officer.

Register with and remain registered with the Texas Employment Commission during periods (8)

of unemployment.

- (9) Remain within Travis County, Texas, unless permitted to depart by the Court or the Community Supervision Officer.
- (10)Do not change place of residence without the permission of the Community Supervision Officer and report within five days of any change in employment or marital status.
- (11)Register with and remain registered with the Travis County Domestic Relations Office, if ordered by the Court and/or your Community Supervision Officer.

(12)Support your dependents.

- (13)All Court ordered monies to be paid in full 60 days prior to expiration of the supervision period.
- (14)Refrain from disorderly conduct, abusive language, or disturbing the peace while present at the office of the Department.
- (15)Submit a blood, breath, or urine specimen as requested by community supervision officer or any peace officer. (16)

(17)	$\mathscr{B}$	300.	00	P1	NK
					_

DAMA OF CEALWOIR COUNTY OF TH SA YEAR STITCO STARE ?

38:11 M 4- NUL 36

LITED

## NAME: LINDSAY CATHRYN COOK

CAUSE NO: 434 893

### ADDITIONAL CONDITIONS OF COMMUNITY SUPERVISION

(18)	SPECIAL CONDITIONS:
	Report to: a. Travis County Counseling Center
	a. Travis County Counseling Center  b. X SACAFRAGE screening and follow all recommendations (PACS)
	c. 12 hour education DWI Intervention d. Supportive Outpatient treatment e. TCADA licensed intensive outpatient treatment f. Inpatient Treatment g. Any counseling treatment designated by your Community
	e. TCADA licensed intensive outpatient treatment
	f. Inpatient Treatment
	g. Any counseling treatment designated by your Community
	Supervision and Corrections Officer.
	h SMART/SMART Aftercare treatment - Pay a treatment fee of
	starting on and on the day of each month.
	starting on and on the day of each month.  i. X Austin Stress Clinic Assault Level I or Level II (circle one)  j. Domestic Violence Prevention Program  k. Family Violence Diversion Network
	1. 50,000,000 110,000 110,000,000,000
	k Family Violence Diversion Network
	k. Family Violence Diversion Network  1. AWARE  m. Attend Alcoholics/Narcotics/Cocaine Anonymous meetings per
	m Attend Alcoholics/Narcotics/Cocaine Anonymous meetings per
	Supervision Officer.
	on the date designated by your Community Supervision Officer, cooperate and participate
	while you are a client thereof, pay all costs of treatment, and remain until
	successfully discharged by the proper authorities. $/u-96$
(19)	Pay \$40.00 a month supervision fee to the Department starting on $6-9-96$ and on the $9-96$ day of each month thereafter.
(20)	
(20)	Pay a Personal Bond Fee of \$20.00 (or) within 30 days to the Personal
(21)	Bond Office.  Pay your fine of 300,00, at the rate of \$50,00 per month starting on
(21)	754 96 and on the 47 day of each month thereafter until total is paid.
(22)	Pay Court Costs Wiry W 90 DAYS
(23)	Reimburse the County for compensation paid to appointed counsel totaling \$
(==,	in payments of \$ each month starting on and on the
	in payments of \$ each month starting on and on the day of each month thereafter until total is paid.
(24)	theoligh the lighter to
` '	Pay \$ restitution to through the Department in payments of \$ each month starting on and on the day of each month thereafter until total is paid.  Complete hours of Community Service Restitution at a place approved by the
	day of each month thereafter until total is paid.
(25)	Complete hours of Community Service Restitution at a place approved by the
•	Court and designated by the Community Supervision and Corrections Department.
(26)	While on community supervision, you must have on your person at all times a current,
	valid Texas Department of Public Safety photo identification card or a valid Texas
	Department of Public photo driver's license. You must obtain this photo identification
	within thirty (30) days of the date of your community supervision.
(27)	Do not operate a motor vehicle in Texas without a valid driver's license and proof of
	a valid policy of automobile liability insurance as required by law.
(28)	Report to the Day Resource Center for orientation and any subsequent program
	designated, i.e. Pre-Employment Program, if unemployed, adult education classes, or
	counseling classes as needed.
(29)	Other conditions:
(20)	
(30)	
	The state of the s
(31)	
(0+)	
	so on
	3

NAME: LINDSAY CATHRYN COOK

CAUSE NO: 4

### ADDITIONAL CONDITIONS OF COMMUNITY SUPERVISION

Date of Sentence

Judge of the County Court At

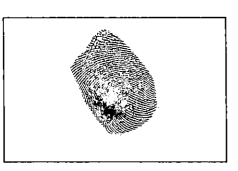
Travis County, Texas

Community Supervision Officer

Defendant's Receipt

Receipt is hereby acknowledged on the date of entry thereof, of one certified copy of the above order.

Signed this 4th day of JUNK, 1996



RIGHT THUMB

PAGE 3

X_	Deferred	Adjudication	 State Jail	FILE	<b>#:</b> 137815101
	Regular		In Jail	C.S.O.	#:194
<u>:</u>	Amended	•	 Absconded	C.M.	#:019

## TRAVIS COUNTY COMMUNITY SUPERVISION AND CORRECTIONS DEPARTMENT

### VIOLATION NOTICE

NAM	E: Lindsay Cathryn Cook	CAUSE #: 43489:	3 DATE: 12-3-96
AKA	\: <u> </u>	COURT #: 3	JUDGE: David Crain
DAT	BATED OFFENSE: Assault with Bodi TE OF PERVISION: 6-4-96 SENTENCE:	1 year	
C.S	G.O.: Deborah Olson		UNIT: East I
SUĘ	SEQUENT OFFENSE: <u>NA</u>		·
DAT	e of offense: <u>na</u> arres	STING AGENCY:_	NA .
PLA	CE OF OFFENSE: NA	· · · · · · · · · · · · · · · · · · ·	
WEA	PONS/VIOLENCE: NA	· · · · · · · · · · · · · · · · · · ·	
<b>ADM</b> 05)	INISTRATIVE CONDITIONS VIOLATED: Failure to report as directed: 6 and 11-27-96.	(BY #):	6, 8-13-96, 9-4-96, 11-5-96
18k	Failure to work at suitable emp  ) Failure to attend Pre Trial Ass	essment and Co	
21)	Failure to pay Supervision Fees Failure to pay Fine: \$215.64 de	elinquent.	
	Failure to pay Court Costs: \$15	<del>!</del>	
ļ	RT ACTION REQUESTED: WARRANT		
1	E DELIVERED TO COUNTY/DISTRICT A	and the state of t	·
ĺ	).B.: 6-30-76 SEX: Female		
i	5.#: <u>520-74-4873</u> 4.#: 16754354	DPS #: 05369	•
ŀ	IE ADDRESS: 2303 McCullough Austi		
í	RK ADDRESS: Unemployed		y,
	ME PHONE: 476-7030		:_NA

06/96

COOK, LINDSAY DECEMBER 3, 1996 PAGE 2

### SUMMARY OF PROBATED OFFENSE:

On April 4, 1996, Austin Police Officer, Timothy Ritzenthaler while doing a walk through at Massimos observed a subject he believed to be under the age of twenty-one drinking a mixed alcoholic beverage. When the Officer requested identification from the subject, she stated that she had none. Ms Cook stated that she was twenty-two and that she had her California drivers license in her car. The Officer went with Ms. Cook to her vehicle, at this time the Officer asked for her full name and date of birth. She identified herself as Lindsay Cokee, date of birth June 30, 1973. The Officer stated he felt she was lying. Ms. Cook advised the Officer to call her mother, her mother stated that Ms. Cook was eighteen. At this time the Officer placed her under arrest for Minor in Possession and Failure to Identify. Once Ms. Cook was in handcuffs she spun toward the Officer and cursed and kicked the Officer in the shin with her foot. Ms. Cook was also arrested for Assault with Injury.

### PRIOR RECORD:

10-26-94	SO, Georgetown, TX	Theft By Check	Disposition Unknown
4-6-95	PD, Austin, TX	Assault with Bodily Injury Failure to Identify Theft	One year Community Supervision
4-6-96	SÓ, Georgetown, TX	Theft by Check	Disposition Unknown

### PENDING CASES:

None Known.

### COMMUNITY SUPERVISION HISTORY:

On June 13, 1996, the defendant was scheduled for her initial visit with this Officer, but failed to report. A certified letter was sent to the defendant to report on July 2, 1996. The defendant missed this appointment and the certified letter was returned to sender unclaimed. This Officer started calling the defendant's references and was given the number to the defendant's mother. The defendant's mother was called with a message left on her answering machine. The defendant called this Officer on July 25, 1996, and she was advised to report on July 26, 1996. The defendant reported as scheduled, but missed her next scheduled appointment on August

COOK, LINDSAY DECEMBER 3, 1996 PAGE 3

### COMMUNITY SUPERVISION HISTORY: Continued

13, 1996. The defendant called this Officer on August 15, 1996, and she was advised to report on September 4, 1996, the defendant missed this appointment also. On September 6, 1996 the defendant called this Officer and she was informed to report on September 9, 1996, the defendant missed this appointment also. On September 13, 1996, the defendant was sent a letter to report to a Supervisor's Hearing on September 23, 1996, but the letter was returned to sender. A letter was sent to the defendant to report on October 7, 1996, the defendant did report and she was referred to Pre Trial Assessment and Counseling Services(PACS). The defendant has failed the attend PACS and has also missed her scheduled appointment on November 27, 1996.

The defendant is unemployed and is delinquent a total of \$572.00 in her court assessed fees. The defendant's response to Community Supervision has been extremely poor.

#### RECOMMENDATION: .

This Department respectfully recommends that the Order Deferring Adjudication be set aside, a judgement of guilt be entered and sentence pronounced.

APPROVED:

GERALD HENDERSON

CASEWORK MANAGER

DEBORAH OLSON

COMMUNITY SUPERVISION OFFICER

TRAVIS COUNTY, TEXAS

٠	Case 1:23-cv-10362-LJL Docui	ment 20	Filed 10/18/24	Page 83 of 155 CASE ID: 13785101
	<i>,</i>			CSO#: 194
	CAU	SE 434893		UNIT#: East 1
<b>MIT</b>				
THE	STATE OF TEXAS			IN THE COUNTY COURT
	VS			AT LAW # 3 OF
Lin	dsay Cathryn Cook			TRAVIS COUNTY, TEXAS
	MOTION TO PROCEED W	VITH AN A	DJUDICATION O	F GUILT
<b>TO</b> 1	HE HONORABLE JUDGE OF SAID COU	RT:		
becau	tate of Texas moves that the Court proceed with se the defendant has violated the terms and condition how that the defendant:	h an adjudio ons of the C	cation of guilt in the community Supervisi	above titled and numbered cause, on as follows: Specifically the state
Has 1	ot paid court cost and is delinquent \$ 150.73	3.	•	,
Has 1	ot paid fine and is delinquent \$ 215.64.			
Has 1	ot paid supervision fee and is delinquent \$	205.63.		
Did n	ot report to the probation officer on 6-13-96,	7-2-96, 8-13	3-96, 9-4-96, and 11	1-27-96.
Failed	to work at suitable employment.			
Failed	to attend SACA screening and follow recomme	endations.		
The S	tate requests that a warrant be	issued		
				Respectfully submitted, Ken Oden, County Attorney
				By: Assistant County Attorney
	•	ORDER		
On	$1 \pm 12$ 19 95 came to be by	eard the ann	dication of the State	of setting and notice herein; and it
appear the de	ing that the state is entitled to the relier sought: fendant commanding him to appear in this Court t	it is therefore to show cause	ore, ordered that the se why the Communi	L'Inter of this Court issue motion to
	set aside and sentence imposed; and it is further			-/-
	ant issue for the arrest of the defendant herein nons issue for the defendant herein.)	.) I	Bond is set at \$	1508-611
	d # manual		Indee	Presiding
			Juage .	. 100141115

٠.

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CAPIAS

DAN 2 2 1997

THE STATE OF TEXAS

TO ANY PEACE OFFICER OF THE STATE OF TEXAS, GREETINGS:

You are hereby commanded to ARREST

Commitment Release

Total

### LINDSAY CATHRYN COOK AKA: LINDSAY COOK AKA: LINDSAY C. COOK AKA: CATHRYN COOK

and HER safely keep so that you have HER before the Honorable County Court at Law No. 3 of Travis County, Texas at the Court House of said County, in the City of Austin instanter then and there to answer the State of Texas upon a charge by complaint and information pending in said court, wherein said defendant is charged with the offense of

ASSAULT B-I***	Date of Offense: 4-06-95
Bond fixed in the sum of \$ 2500. CASH/SURET	Y ***MOTIONTOISET-ASIDE DEFERRED ADJUDICATION?
COOK, LINDSAY CATHRYN	
THE STATE OF TEXAS	CAUSE NO. 434893
VS. LINDSAY GATHRYN COOK	APD#275647
2303 MCCULLOUGH AUSTIN, TS: 78703.	DPSHETX05319895
DA MARIA SERVICE PROPERTY OF THE PROPERTY OF T	DOD ( 20 M)
DL# Not Cure Hy I sued  WITNESS BANAGERFAUVOR COUNTY CO	. •
ISSUED and given index my hand and seal of said	Court, at office in the City of Austin, this the December 18, 1996.
of COUNTY OF	
	DANA DeBEAUVOIR  County Clerk Travis County Texas
	BY: Pomth Deputy
W. COUNTY 200	O W
The state of the s	SHERIFF'S RETURN
Came to hand the day of A. D.	A.D. 19 (pat o'clock M., and executed on the at o'clock M., by arresting the within named
Kendrain Cothrum / Cropk	at
bond, which is herewith returned, placing fum	in the County jail of Travis County, Texas.
I actually and necessarily traveled miles in service of other process in this cause during the same	service of this Writ, in addition to any other mileage I may have traveled in the ne trip.
FEES: Making Arrest \$ Mileage Miles \$	Margo L. Frasier Sheriff
Taking Bond \$	U Travis County Texas

•	No constitution of		
X Deferred Adjudicat: Regular Amended	' f	FILE C.S.O. C.M.	#:137815101 #:194 #:019

# TRAVIS COUNTY COMMUNITY SUPERVISION AND CORRECTIONS DEPARTMENT VIOLATION NOTICE

NAME: Lindsay Cathryn Cook	CAUSE #: 434893	DATE: 12-3-96
AKA:	<b>COURT #:</b> 3	JUDGE: David Crain
PROBATED OFFENSE: Assault with Bodi DATE OF SUPERVISION: 6-4-96 SENTENCE:	1 year	DATE OF
DEFENSE ATTORNEY ON DAY OF SUPERVIS		nton
C.S.O.: Deborah Olson		UNIT: East I
SUBSEQUENT OFFENSE: NA		
DATE OF OFFENSE: NA ARRES	STING AGENCY:	NA
PLACE OF OFFENSE: NA		
WEAPONS/VIOLENCE: NA		
ADMINISTRATIVE CONDITIONS VIOLATED: 05) Failure to report as directed: and 11-27-96.	5-13-96, $7-2-96$	
07) Failure to work at suitable emp 18b) Failure to attend Pre Trial Ass	sessment and Co	ounseling Services.
19) Failure to pay Supervision Fees 21) Failure to pay Fine: \$215.64 de	<u>s: \$205.63 deli</u> elinguent	nguent.
22) Failure to pay Court Costs: \$15	50.73 delinquer	nt.
COURT ACTION REQUESTED: WARRANT	XXX	SUMMONS
DATE DELÉVERED TO COUNTY/DISTRICT	ATTORNEY:	
D.O.B.: 6-30-76 SEX: Female	RACE : Anglo	APD #: 275647
S.S.#: 520-74-4873  TDL #:-16754354 DL# NOT Currer TSSUE	PPS #: 05369	9895
TDL #: 16754354 DL# NOT CONTO	FBI #: Unkn	own
HOME ADDRESS: 2303 McCullough Austi	ln, TX. 78703	<del></del>
WORK ADDRESS: Unemployed		
HOME PHONE: 476-7030	_ WORK PHONE:	NA

### **CASH BOND**

THE STATE OF TEXAS  COUNTY OF TRAULS  KNOW ALL MEN BY THESE PRESENTS	§ REC § §	CAUSE # 434893 ISSUING COURT CC#3 APPEARANCE COURT CC#3
a charge by complaint / indictment / information who have the said defendant has fully complied with the complete said defendant has fully complete said defendant has ful	defendant's personation of this bond defendant's personation of this bond defendant de	the sum of \$ 2500 — dollars al appearance instanter before the Honorable day of 19, of said Court to answer to the State of Texas upon ant is charged with a felony / misdemeanor, to-wit:  Notice to Set Asiac Duff 4 — ment / information may be transferred and for any
In the event the said defendant does not comply with the to the General Fund of the State of Texas, and the said expenses that may be incurred by peace officers in re-arm where the said by peace officers in re-arm DL# STATE  S	ne conditions of this bo id defendant agrees to resting said defendant the the of the Court.	o be further bound for the payment of all fees and in the event the conditions of this bond are violated.  SIGNATURE OF DEFENDANT  2303 MCCWlovsh  ADDRESS  AUSTIN TY 703  CITY 5/2 - 476-703 0  sum of \$ 2500 °C
THE TEXAS CODE OF CRIMINAL PROCEDURE, ARTICLE RECEIVE THE CASH BOND REFUND UPON DISPOSITION OF CASH BONDS (EXCEPT FOR CLASS "C" MISE LOCATED AT 314 WEST 11TH STREET (IN THE STOKES BE	17.02, STIPULATES THOF THE INVOLVED CAS	Deputy  HE DEFENDANT IS THE ONLY PERSON ENTITLED TO SE.  ARGES ONLY:  OBTAINED FROM THE COUNTY TREASURER'S OFFICE
COMPLETE THIS BOX  Received \$ on this bond	X FOR OUT-OF-COUNT	Y BONDS ONLY:  Sheriff of Travis County, Texas
this, 19		By:, Deputy

No. 434-893

THE STATE OF TEXAS

IN THE COUNTY COURT AT LAW

No. 3

Lindsoy Catheyn cook

TRAVIS COUNTY, TEXAS

ORDER CONTINUING DEFENDANT ON PROBATION

On this 8-26-97 came to

to be heard the matter of determining whether or not the probation in the above entitled and numbered cause should be revoked and the sentence imposed, and the defendant appeared in person and by their attorney and the State appeared by her County Attorney and the Probation Officer of this Court, and the Court, after hearing the evidence submitted, is of the opinion, and so finds, that the defendant's probation should not be revoked at this particular time.

It is THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the order suspending the execution of the sentence, and placing the defendant on probation, heretofore entered in this cause be, and the same is hereby continued in full force and effect, and the above named defendant is ordered released from custody of the Sheriff of Travis County and returned to the Supervision of the said probation subject to the terms and conditions as heretofore set out in the judgement and sentence in this cause, and subject further to the following conditions, viz:

dontinued and Dischoused

JUDGE, COUNTY COURT AT LAW# Z
TRAVIS COUNTY, TEXAS

ASSISTANT COUNTY ATTORNEY
Travis County, of Texas
Representing the State of Texas

PILE P.O. P

No. 434-893

THE STATE OF TEXAS

IN THE COUNTY COURT AT LAW

NO. 3

Lindsay Cathryn Cook

OF TRAVIS COUNTY, TEXAS

### DEFERED ADJUDICATION

### ORDER RELEASING DEPENDANT PROM PROBATION

On this day, the Court having reviewed all proceedings in the above cause in which the Defendant, Lindsay Cathryh Cook was placed on a Deferred Adjudication pursuant to Sec. 3d (a), Art. 42.12 Texas Code of Criminal Procedure.

It appearing to the Court that said Defendant has complied wite the terms and conditions of said Deferred Adjudication; and it further appearing that the period of probation has expired and that the defendant herein should be discharged.

It is therefore ordered that the information against the defendant is hereby dismissed and the defendant is released from all penalties and disabilities resulting from the charge and Deferred Adjudication heretofore entered.

Signed this 26 day of August 1997.

Saxal Almoo SINARI

SE : 119 92 SUN L6

GE: 119 92 SUN L6

Case 1:23-cv-10362-LJL Document 20 Filed 10/18/24 Page 89 of 155

Collier County Sheriff's Office 3319 Tamiami Trail East, Naples, FL 34112-4901

## **SWORN STATEMENT**

### STATE OF FLORIDA

-VS-	Report No. 27-616 8
	22-64630
Name X SIAL ESPINOZ	Date of Birth
Home Address 🗶	Telephone
Work Address	Telephone
E-Mail Address	
who, being duly sworn, deposes and says tha	t on the
inCounty, State of	of Florida, that
J ASKED Lindsay C	DOK to leave my ApT
she Became phy	cal Agnessive Not
wour - T to le	aue -
	——————————————————————————————————————
STATE OF FLORIDA,	
COUNTY OF COUNTY OF	Sworn to and subscribed before me this day of
<i>FEB</i> , 20 <u>22</u> , by	Name of person making statement
My Commission Expires:	Signature of person plaking statement
☐ Personally Known OR ☐ Produced Identification, Type of Identification	Signature of Notary Public "Per F.S.S. 117.10" - State of Florida

Form # P164 - REV. 09/10

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**Incident Report** 

**Report Number: 2200064630** 



### **NARRATIVE**

Narrative:

While en-route to Naples Jail center Lindsay advised she was having trouble breathing.

On arrival to the Naples Jail Sally Port Lindsay said she might be seizing. I called for EMS at the scene and was transported To NCH Downtown.

Lindsay made Suicidal statements to EMS and hospital staff in front of me at which time Lindsay was Baker acted.

Baker act form was prepared

Nothing further.

Officer/ID: PULIZZOTTO, STEVEN / 2527 Case #: 22-64630 Date: 02-17-2022 16:24 Page: 8

**Incident Report** 

**Report Number: 2200064630** 



### NARRATIVE

Narrative:

In reference to this report, victim (John Thomas Espinoza) will be known as JTE.

On 02-16-2022 at approximately 2257 hours, I responded to Bedzel Circle in reference to a disturbance which a female is intoxicated.

On arrival, I knocked at the door and there was no answer. On call back, victim/JTE was downs stairs by the front office. I went down stairs and met JTE on the ground floor. He advised Subject/Lindsay Cook has been staying at his apartment as a guest. He said he let her stay with him for two days at the end of December 2021 because Lindsay was going to D.L.C. for detox but wouldn't take her because she was intoxicated.

JTE had taken her back to his apartment for approximately a week or two until the first week of January when Lindsay admitted herself to D.L.C. for detox. Lindsay was staying at D.L.C. for treatment and was released on 02-15-2022.

Lindsay returned back to JTE apartment until she can get a place to stay. Lindsay began to drink alcoholic beverages tonight and became angry at JTE and physically began kicking the bedroom door. JTE was afraid of staying in the apartment and went down stairs

JTE advised he did have sex with her on occasions but he never told her she can stay in the apartment to live. He told her to leave the apartment and she refused to leave.

I went upstairs and made contact with Lindsay who was in the master bedroom. Lindsay walked out of the bathroom and had troubled walking. While talking to Lindsay she was slurring her words.

Lindsay went outside the apartment and spoke with D/S Hernandez #4379. I continued to speak with JTE and received further information about Lindsay.

I had Lindsay come back in the apartment and advised her that JTE wants you to leave his apartment because you are intoxicated and causing a disturbance by kicking the bedroom door. She was in the Bedroom packing up her Black duffle bag which was on the bed. While packing up her items she kept saying I have nowhere to go. I gave her options of a motel, shelter or a friends. She continued to be belligerent and yelling. I advised her to pack up her bag.

Lindsay had another suitcase on the bedroom floor where her clothes were. She was living out of the suitcase. I told her she can come back tomorrow and get her other belongings. Lindsay became belligerent and was yelling that I don't care. She advised she was going to take her other property.

Lindsay was getting mad and picked up her Black Duffle bag off the bed and stepped back and turned towards me and threw her duffle bag towards me. The bag landed approx. 4 feet away from me. Lindsay then turned towards her other suitcase at which time I went over to her to cuff her for my safety and herself. I was afraid she was going to grab something else to throw or use something against me.

I took out my handcuff and advised her she was being handcuffed. I took her left arm to cuff her and she was trying to pull away and turn her body from getting rear hand cuffed. She advised, she didn't do anything wrong. D/S Hernandez assisted me in rear cuffing Lindsay. Handcuff were properly spaced and double locked.

Lindsay Florida Identification card showed her address as DLC on 12-17-2021. She advised she used the address because she was going to be staying there, she was going through the Cross Roads.

Lindsay was being arrested for Resisting without Violence.

Lindsay was transported to Naples Jail Center for processing.

Officer/ID: **PULIZZOTTO,STEVEN / 2527** Case #: **22-64630** Date: **02-17-2022 16:24** Page: 7

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**Incident Report** 

**Report Number: 2200064630** 



### **PERSONS - SUSPECT**

SUSPECT:

Offenses:

**#2: SO-95017 DISTURBANCE ALL OTHERS** 

Name (Last, First Middle): Height: Weight: Hair: Eyes: Ethnic Origin: 508 **COOK,LINDSEY** 125 **BRO** GRN **NOT-HISPANIC** Race: Sex: Date of Birth: Age: SSN: Drivers License No: St: Expires:

W F 06-30-1976 45 C200523767300 FL 06-30-2027

Place of Birth: Citizenship:

CHEYENN, WYOMING **UNITED STATES** 

Residence Status: Residence Type: Alien #: **FULL YEAR LOCAL** 

Employer/School: Address:

**BEDZEL CI** NAPLES, FL 34104

Home Phone: (000) 000-0000 Work Phone:

Cell Phone: Email:

Sworn Statement Obtained: NO

Aliases/AKA:

Scars/Marks/Tattoos:

Clothing:

WHITE LONG SLEEVE SHIRT, BLUE JEANS

Age Range:

Hair Style:

Hair Length: **OTHER/DESCRIBE** Skin Tone: **MEDIUM** 

**STRAIGHT** Complexion: Facial Hair: Build: **MEDIUM** 

Teeth: DIRTY/DECAYED Appearance: **NEAT/CLEAN** 

Speech: R/L Handed: **OTHER/DESCRIBE** 

Amputee: Treatment Received:

Behaviors: Injury:

Injury Type #1: **NONE** Injury Type #2: Photos Of Injuries Taken: Photo Type:

Last Seen:

Additional Data:

Officer/ID: PULIZZOTTO, STEVEN / 2527 Case #: 22-64630 Date: 02-17-2022 16:24 Page: 6 Case 1:23-cv-10362-LJL Document 20 Filed 10/18/24 Page 93 of 155

**Incident Report** 

**Report Number: 2200064630** 



### **PERSONS - ARREST**

ARRESTED:

Offenses:

**#1: 843.02 RESIST LEO WITHOUT VIOLENCE RAWOV** 

Name (Last, First Middle):

COOK,LINDSEY

Height: Weight: Hair: Eyes: Ethnic Origin:

508 125 BRO GRN NOT-HISPANIC

Drivers License No: St: Expires:

Race: Sex: Date of Birth: Age: SSN: Drivers License No: St: Expires:

W F 06-30-1976 45 C200523767300 FL 06-30-2027

Place of Birth: Citizenship:

CHEYENN, WYOMING UNITED STATES

Residence Status: Residence Type: Alien #:

FULL YEAR
Address:
LOCAL
Employer/School:

BEDZEL CI

Home Phone: (000) 000-0000 Work Phone:

Cell Phone: Email:

Sworn Statement Obtained: NO

Aliases/AKA:

Scars/Marks/Tattoos:

NAPLES, FL 34104

Clothing:

WHITE LONG SLEEVE SHIRT, BLUE JEANS

Age Range:

Hair Length: OTHER/DESCRIBE Skin Tone: MEDIUM

Hair Style: STRAIGHT Complexion:
Facial Hair: Build: MEDIUM

Teeth: DIRTY/DECAYED Appearance: NEAT/CLEAN

Speech: **OTHER/DESCRIBE** R/L Handed:

Amputee: Treatment Received:

Behaviors: Injury:

Injury Type #1: **NONE**Photos Of Injuries Taken:

Injury Type #2: Photo Type:

Last Seen:

Additional Data:

Officer/ID: PULIZZOTTO, STEVEN / 2527 Case #: 22-64630 Date: 02-17-2022 16:24 Page: 5

**Incident Report** 

**Report Number: 2200064630** 



### **PERSONS - MISSING**

### **MISSING & RECOVERED:**

Offenses:

**#1: 843.02 RESIST LEO WITHOUT VIOLENCE RAWOV** 

Name (Last, First Middle): Height: Weight: Hair: Eyes: Ethnic Origin: **COOK,LINDSEY** 508 125 **BRO** GRN **NOT-HISPANIC** Race: Sex: Date of Birth: Age: SSN: Drivers License No: St: Expires:

W F 06-30-1976 45 C200523767300 FL 06-30-2027

Place of Birth: Citizenship:

CHEYENN, WYOMING **UNITED STATES** Residence Status: Residence Type: Alien #:

**FULL YEAR LOCAL** 

Employer/School: Address: **BEDZEL CI** 

Home Phone: (000) 000-0000 Work Phone:

Cell Phone: Email:

NAPLES, FL 34104

Sworn Statement Obtained: NO

Teletype Submitted: Teletype Cancellation:

Photo: Prints:

Hangouts: Clothing:

WHITE LONG SLEEVE SHIRT, BLUE JEANS

**Additional Comments:** 

Last Seen Date/Time:

Last Seen By:

Phone:

Last Seen Location: In Company of:

Parent/Guardian Name:

Phone: Address:

Special Identifiers: Dentist Name: Dentist Phone:

Hair Length: Skin Tone: OTHER/DESCRIBE **MEDIUM** 

Hair Style: **STRAIGHT** 

Build: Facial Hair: **MEDIUM** 

Teeth: DIRTY/DECAYED Appearance: **NEAT/CLEAN** 

Speech: R/L Handed: OTHER/DESCRIBE

Amputee: Treatment Received:

Behaviors: Additional Desc:

Officer/ID: PULIZZOTTO, STEVEN / 2527 Case #: 22-64630 Date: 02-17-2022 16:24 Page: 4

Complexion:

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**Incident Report** 

**Report Number: 2200064630** 



Contact Name:

Contact Phone:

### **BUSINESS**

VICTIM:

Offenses:

**#1: 843.02 RESIST LEO WITHOUT VIOLENCE RAWOV** 

Name:

STATE OF FLORIDA

Address:

Bus Phone: (239) 252-9300 Cell Phone:

Email:

Additional Address and Phone#:

**Additional Comments:** 

Photos Taken? Type of Photo:

Officer/ID: PULIZZOTTO, STEVEN / 2527 Case #: 22-64630 Date: 02-17-2022 16:24 Page: 3

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**Incident Report** 

**Report Number: 2200064630** 



### **PERSONS - REPORTER**

### REPORTER:

Offenses:

**#1: 843.02 RESIST LEO WITHOUT VIOLENCE RAWOV** 

Name (Last, First Middle): Height: Weight: Hair: Eyes: Ethnic Origin:

Race: Sex: Date of Birth: Age: SSN: Drivers License No: St: Expires:

Place of Birth: Citizenship:

Residence Status: Residence Type: Alien #:

Address: Employer/School:

Home Phone: Work Phone:

Cell Phone: Email:

Sworn Statement Obtained:

### REPORTER:

Offenses:

**#2: SO-95017 DISTURBANCE ALL OTHERS** 

Name (Last, First Middle): Height: Weight: Hair: Eyes: Ethnic Origin:

Race: Sex: Date of Birth: Age: SSN: Drivers License No: St: Expires:

Place of Birth: Citizenship:

Residence Status: Residence Type: Alien #:

Address: Employer/School:

Home Phone: Work Phone:

Cell Phone: Email:

Sworn Statement Obtained:

Officer/ID: PULIZZOTTO, STEVEN / 2527 Case #: 22-64630 Date: 02-17-2022 16:24 Page: 2

### OFFENSE INCIDENT REPORT

Agency ORI Number: FL 0110000



SHERIFF'S OFFICE COLLIER COUNTY NAPLES, FLORIDA

WinGS

**Report Number: 2200064630** 

Date and Time of Incident: Date of Report: Related Incident:

FROM: 02/16/2022 22:30 Wed 02/16/2022 TO: 02/16/2022 23:47 Wed Dispatch Date: 02/16/2022

Dispatched: Arrival: In-Service: Case Suspended? YES

22:57 23:07 05:45

Location of Incident: Grid: District:

BEDZEL CI 02 DISTRICT 2

Business Name:

Location Type: Domestic Rights Given? **NO** 

DCF Contacted? Children Present?

Weapon Type: Forced Entry?
Number of Premises:

Car Camera Footage Available: YES

Digital Media Available: NO Crime Scene: N/A (PROCESSING NOT REQUIRED)

Special Circumstances:

Investigator - Name/ID: Notified: Referred To: Responded: Assigned To:

**OFFENSES** 

Commit/Attempt: Statute: Clearance: Fel/Misd: Inc Code: UCR: #1:843.02 1 - SUSPECT ARRESTED C M 03402 9000 RESIST LEO WITHOUT VIOLENCE RAWOV #2: **SO-95017** N 95029 9800 9- N/A N

**DISTURBANCE ALL OTHERS** 

Summary: Victims: 0 Suspects/Arrested: 2 Others: 0 Reporters: 2 Missing: Witnesses: 0 Property/Drug Items: Vehicles: 0  $\mathbf{0}$ 0

Reporting Officer: ID: District/Section: Unit: PULIZZOTTO,STEVEN 2527 District 02 D2

Collier County Sheriff's Office, Naples, FL Approved By Supervisor

v Supervisor Initials

"I certify that, to the best of my knowledge, the above information is correct and by entering my username and password, I have electronically affixed my signature to this document in accordance with FSS 668."

Case #: 22-64630 Date: 02-17-2022 16:24 Page: 1





Date: October 17, 2024

Reference: COOK, LINDSAY

Also known as: COOK, LINDSAY CATHRYN; COOK, LINDSEY

Date of birth: June 30, 1976

Except as may be entered below, as of this date, the Collier County Sheriff's Office has no record of arrest on the above named individual for the past 25 years. Sealed, expunged and juvenile records were not searched.

A records check by our agency provides only local, Collier County arrest information. Affidavit is accurate for the date of inquiry only. No other representation is made.

Unless this is an original document with Sheriff's Office letterhead, do not accept. Copies are not authorized.

The list below contains 3 charges, and a signature section follows the list.

DATE ARRES	STED CHARGE
04-17-2024	VIOLATION OF STATE PROBATION: BATTERY ACTUAL
	INTENTIONAL TOUCH STRIKE ON PERSON 65 YEARS OF AGE OR
	OLDER
05-23-2022	BATTERY: DOMESTIC FELONY (1 OR MORE PREVIOUS
	CONVICTIONS)
02-16-2022	RESIST LAW ENFORCEMENT OFFICER WITHOUT VIOLENCE

By: <u>Stephanie Perugonia-Pay</u>
STEPHANIE PERUGORRIA PAZ, Central Resords Deputy

For: Kevin Rambosk, Sheriff

Collier County Sheriff's Office

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# EXHIBIT C

### Case 1:23-cv-10362-LJL Document 20 Filed 10/18/24 Page 100 of 155

	Case	1:23-cv-10362-LJL	Document 2
SID		05369895	
DATE LAST UPDATED		6/4/2023	
SEX		FEMALE	
RACE		WHITE	
ETHNICITY		NON-HISPANIC	
HEIGHT		5'9"	
WEIGHT		115 LBS	
EYES		GREEN	
HAIR		BROWN	
PLACE OF BIR	TH	WYOMING	
NAME(S)		AKA,DOB COKEE,LINSEY COOK,CATHRYN COOK,LIDSEY KATHRINE COOK,LINDSAY COOK,LINDSAY C COOK,LINDSAY CATARYN COOK,LINDSAY CATHRYN COOK,LINDSAY LCATHRYN COOK,LINDSEY COOK,LINDSEY COOK,LINDSEY CATHRYN COOK,LINDSEY CATHRYN COOK,LINDSEY CATHRYN COOK,LINDSEY CATHRYN COOK,LINDSEY KATHRINE COOKS,LINDSAY COOKS,LINDSAY	i
BIRTH DATE(S	)	COOKS,LINDSAY CATHRYN 6/1/1976 6/28/1976	<b>1</b>

6/30/1976 (PRIMARY)



### ARREST SUMMARY

DATE OF ARREST	SEQUENCE CODE	TRACKING NUMBER	AGENCY DESCRIPTION
4/6/1995	А	9008255448	AUSTIN PD
4/6/1995	В	9014672306	WILLIAMSON CO SO GEORGETOWN
9/1/2002	А	9071032647	AUSTIN PD
10/6/2002	Α	9071062058	AUSTIN PD

Searches based on names, date of birth and other alphanumeric identifiers are not always accurate. The only way to positively link someone to a criminal record is through fingerprint identification. It is your responsibility to make sure the records you access through this site pertain to the person about whom you are seeking information. Extreme care should be exercised in using any information obtained from this Web site. DPS and the State of Texas shall not be responsible for any errors or omissions produced by secondary dissemination of this data.

## ARREST DATE 4/6/1995 (1 CHARGES)

### ARREST DETAIL

ARREST DATE	4/6/1995
SEQUENCE CODE	A

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TRACKING NUMBER 9008255448

ARRESTING AGENCY AUSTIN PD (TX2270100)

## ARREST DATE 4/6/1995 (CHARGE A001)

### OFFENSE RECORD

INTERNAL AGENCY PERSON NUMBE	R 280692
INTERNAL AGENCY CASE NUMBER	275647
ARREST OFFENSE	ASSAULT CAUSES BODILY INJ (13990001)
ARREST OFFENSE CITATION	22.01(A)(1)
LEVEL AND DEGREE OF OFFENSE	MISDEMEANOR - CLASS A (MA)
DATE OF OFFENSE	4/6/1995
ARREST DISPOSITION DATE	4/6/1995
ARREST DISPOSITION	BAIL/RELEASED ON OWN RECOGNIZANCE (206)
PROSECUTOR ORI REFERRED TO	COUNTY ATTORNEYS OFFICE AUSTIN (TX227013A)

### PROSECUTION DETAIL

AGENCY	COUNTY ATTORNEYS OFFICE AUSTIN (TX227013A)
PROSECUTOR ACTION FIELD	PROSECUTOR HAS CHANGED THE CHARGE (C)
PROSECUTOR OFFENSE CITATION	22.01(A)(1)
PROSECUTOR OFFENSE	ASSAULT CAUSES BODILY INJURY (13000007)
LEVEL AND DEGREE PROSECUTED	MISDEMEANOR - CLASS A (MA)

### **COURT STATUS A**

AGENCY DESCRIPTION	COUNTY COURT AT LAW NO 3 AUSTIN (TX227123J)
COURT OFFENSE	ASSAULT CAUSES BODILY INJURY (13000007)
COURT OFFENSE CITATION	22.01(A)(1)
LEVEL AND DEGREE OFFENSE	MISDEMEANOR - CLASS A (MA)
COURT DISPOSITION	DEFERRED (312)
COURT DISPOSITION DATE	6/4/1996
DATE OF SENTENCE/STATUS	6/4/1996
CAUSE NUMBER	CAU:0434893
FINAL PLEADING	NO CONTEST OR NOLO CONTENDERE (C)
COURT PROBATION	12M
COURT FINE	300
COURT COSTS	180
AGENCY RECEIVING CUSTODY	COUNTY COURT AT LAW NO 3 AUSTIN (TX227025G)
COURT PROVISION	DEFERRED ADJUDICATION (378)
COURT PROVISION LITERAL	999)6-4-96 PNC 12MOS DEFERRED ADJUDICATION+COSTS+P

### **COURT STATUS B**

AGENCY DESCRIPTION	COUNTY COURT AT LAW NO 3 AUSTIN (TX227123J)
COURT OFFENSE	ASSAULT CAUSES BODILY INJURY (13000007)
COURT OFFENSE CITATION	22.01(A)(1)
LEVEL AND DEGREE OFFENSE	MISDEMEANOR - CLASS A (MA)

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COURT DISPOSITION	DISMISSED (30	5)	
COURT DISPOSITION DATE	8/26/1997		
DATE OF SENTENCE/STATUS	8/26/1997		
CAUSE NUMBER	CAU:0434893		
FINAL PLEADING	UNREPORTED/	OR UNKNOWN (U)	
AGENCY RECEIVING CUSTODY	COUNTY COUR	T AT LAW NO 3 AUST	IN ()
COURT PROVISION LITERAL	997)8-26-97 DE	F RELEASED FROM D	EFD ADJ//JUDGE CRA

## ARREST DATE 4/6/1995 (1 CHARGES)

### **ARREST DETAIL**

ARREST DATE	4/6/1995
SEQUENCE CODE	В
TRACKING NUMBER	9014672306
ARRESTING AGENCY	WILLIAMSON CO SO GEORGETOWN (TX2460000)

## ARREST DATE 4/6/1995 (CHARGE A001)

### OFFENSE RECORD

INTERNAL AGENCY CASE NUMBER	9432272
ARREST OFFENSE	THEFT >= \$20 BUT < \$200 BY CHECK (23000019)
ARREST OFFENSE CITATION	31.03(A)
LEVEL AND DEGREE OF OFFENSE	MISDEMEANOR - CLASS B (MB)
DATE OF OFFENSE	3/5/1994
ARREST DISPOSITION DATE	4/6/1995
ARREST DISPOSITION	DISPOSITION UNKNOWN (215)
PROSECUTOR ORI REFERRED TO	WILLIAMSON COUNTY ATTORNEY (TX246013A)

### **PROSECUTION DETAIL**

AGENCY	WILLIAMSON COUNTY ATTORNEY (TX246013A)
PROSECUTOR ACTION FIELD	PROSECUTOR ACCEPTS THE CHARGE (A)
PROSECUTOR OFFENSE CITATION	31.03(A)
PROSECUTOR OFFENSE	THEFT >= \$20 BUT < \$200 BY CHECK (23000019)
LEVEL AND DEGREE PROSECUTED	MISDEMEANOR - CLASS B (MB)

### **COURT STATUS A**

AGENCY DESCRIPTION	COUNTY COURT AT LAW 1 GEORGETOWN (TX246093J)
COURT OFFENSE	THEFT >= \$20 BUT < \$200 BY CHECK (23000019)
COURT OFFENSE CITATION	31.03(A)
LEVEL AND DEGREE OFFENSE	MISDEMEANOR - CLASS B (MB)
COURT DISPOSITION	CONVICTED - LESSER CHARGE (311)
COURT DISPOSITION DATE	6/3/1996
DATE OF SENTENCE/STATUS	6/3/1996
CAUSE NUMBER	CAU:9432271

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FINAL PLEADING	NOT GUILTY (N	)	
COURT FINE	10		
COURT COSTS	223		
AGENCY RECEIVING CUSTODY	COUNTY COUR	T AT LAW 1 GEORGET	OWN ()

## ARREST DATE 9/1/2002 (1 CHARGES)

### ARREST DETAIL

ARREST DATE	9/1/2002
SEQUENCE CODE	А
TRACKING NUMBER	9071032647
ARRESTING AGENCY	AUSTIN PD (TX2270100)

## ARREST DATE 9/1/2002 (CHARGE A001)

OFFF	NICE.	DEC	
	1/1/5/1	REU	

INTERNAL ACENCY CACE NUMBER	000000
INTERNAL AGENCY CASE NUMBER	0236999
ARREST OFFENSE	ASSAULT CAUSES BODILY INJURY FAMILY MEMBER (13990031)
ARREST OFFENSE LITERAL	ASSLT CAUSES BODILY
ARREST OFFENSE CITATION	22.01(A)(1)
LEVEL AND DEGREE OF OFFENSE	MISDEMEANOR - CLASS UNKNOWN (M*)
DATE OF OFFENSE	9/1/2002
ARREST DISPOSITION DATE	9/1/2002
ARREST DISPOSITION	HELD (205)
PROSECUTOR ORI REFERRED TO	

### **COURT STATUS A**

AGENCY DESCRIPTION	TRAVIS COUNTY COURT AT LAW COURT 5 (TX227133J)
COURT OFFENSE	ASSAULT CAUSES BODILY INJURY FAMILY MEMBER (13990031)
COURT OFFENSE LITERAL	ASSAULT CAUSES BODILY INJURY FAMILY VIOLENCE
COURT OFFENSE CITATION	22.01(A)(1)
LEVEL AND DEGREE OFFENSE	MISDEMEANOR - CLASS A (MA)
COURT DISPOSITION	CONVICTED (310)
COURT DISPOSITION DATE	1/6/2003
DATE OF SENTENCE/STATUS	1/6/2003
CAUSE NUMBER	CAU:C-1-CR-02-620016
FINAL PLEADING	NO CONTEST OR NOLO CONTENDERE (C)
COURT CONFINEMENT	0Y 0M250D
AGENCY RECEIVING CUSTODY	TRAVIS COUNTY COURT AT LAW COURT 5 (TX2270000)

### **COURT STATUS B**

AGENCY DESCRIPTION	TRAVIS COUNTY COURT AT LAW COURT 5 (TX227133J)
COURT OFFENSE	ASSAULT CAUSES BODILY INJURY FAMILY MEMBER (13990031)
COURT OFFENSE LITERAL	ASSAULT CAUSES BODILY INJURY FAMILY VIOLENCE

Case 1:23-cv-10362-LJL	Document 20	Filed 10/18/24	Page 104 of 155
COURT OFFENSE CITATION	22.01(A)(1)		
LEVEL AND DEGREE OFFENSE	MISDEMEANOR	- CLASS A (MA)	
COURT DISPOSITION	CONVICTED (31	0)	
COURT DISPOSITION DATE	8/27/2010		
DATE OF SENTENCE/STATUS	8/27/2010		
CAUSE NUMBER	CAU:C-1-CR-02-	620016	
FINAL PLEADING	NO CONTEST C	R NOLO CONTENDER	E (C)
COURT CONFINEMENT	0Y 0M250D		
AGENCY RECEIVING CUSTODY	TRAVIS COUNT	Y COURT AT LAW CO	URT 5 (TX2270000)

## ARREST DATE 10/6/2002 (1 CHARGES)

### ARREST DETAIL

ARREST DATE	10/6/2002
SEQUENCE CODE	А
TRACKING NUMBER	9071062058
ARRESTING AGENCY	AUSTIN PD (TX2270100)

## ARREST DATE 10/6/2002 (CHARGE A001)

OFFENSE	RECORD
---------	--------

INTERNAL AGENCY CASE NUMBER	0241816
ARREST OFFENSE	MAN/DEL/SELL/POSS CONTROLLED SUBSTANCE (35003333)
ARREST OFFENSE LITERAL	MAN/DEL/SELL/POSS CO
ARREST OFFENSE CITATION	GENERAL TEXT
LEVEL AND DEGREE OF OFFENSE	FELONY - UNCLASSIFIED DEGREE (F*)
DATE OF OFFENSE	10/6/2002
ARREST DISPOSITION DATE	10/7/2002
ARREST DISPOSITION	HELD (205)
PROSECUTOR ORI REFERRED TO	DISTRICT ATTORNEYS OFFICE AUSTIN (TX227035A)

### **COURT STATUS A**

AGENCY DESCRIPTION	390TH CRIMINAL DISTRICT COURT (TX227175J)
COURT OFFENSE	POSS CS PG 1 < 1G (35990014)
COURT OFFENSE LITERAL	POSS CS PG 1 <1G
COURT OFFENSE CITATION	481.115(B)
LEVEL AND DEGREE OFFENSE	FELONY - STATE JAIL FELONY (FS)
COURT DISPOSITION	CONVICTED (310)
COURT DISPOSITION DATE	4/21/2010
DATE OF SENTENCE/STATUS	4/21/2010
CAUSE NUMBER	CAU:D-1-DC-02-203966
FINAL PLEADING	UNREPORTED/OR UNKNOWN (U)
COURT CONFINEMENT	0Y 12M 0D
COURT PROBATION	3Y OM OD
AGENCY RECEIVING CUSTODY	390TH CRIMINAL DISTRICT COURT (TX227025C)

## **CUSTODY RECORDS**

Custody	
DATE OF OFFENSE	10/6/2002
CUSTODIAL AGENCY/ORI	DEPT OF CRIMINAL JUSTICE HUNTSVILLE (TX236065C)
PERSONAL ID NUMBER	01638634
SENTENCE EXPIRATION DATE	12/4/2010
COUNTY OF COMMITMENT	TRAVIS (227)
STATUS STARTING DATE	12/3/2010
STATUS SUPERVISION	DISCHARGED (409)
STATUS SUPERVISION LITERAL	TX236065C 01638634

Custody	
DATE OF OFFENSE	5/14/2010
CUSTODIAL AGENCY/ORI	DEPT OF CRIMINAL JUSTICE HUNTSVILLE (TX236065C)
PERSONAL ID NUMBER	01638634
SENTENCE EXPIRATION DATE	12/4/2010
COUNTY OF COMMITMENT	TRAVIS (227)
STATUS STARTING DATE	5/14/2010
STATUS SUPERVISION	RECEIVED STATE JAIL (445)
STATUS SUPERVISION LITERAL	TX236065C 01638634

## PHOTO POSTED 1/15/2020



PHOTO POSTED 10/19/2019



PHOTO POSTED 2/15/2019



PHOTO POSTED 1/15/2019



**PHOTO POSTED 5/14/2010** 



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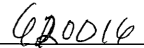
# ORDER OF COMMITMENT TO THE SHERIFF OF TRAVIS COUNTY, GREETINGS:

LINDSAY CATHRYN COOKS who having been brought before me 09/01/2002 at
ASSLT CAUSES BODILY INJ:FAMILY MEMBER Class A Misdemeanor
is COMMITTED to the CUSTODY of the SHERIFF of Travis County, Texas, to be detained unless she complies with the conditions of bond set on this date or any amendment or modification thereof.
1. Defendant is ordered to appear in:
Court Administration Office, Room 1.300
BLACKWELL-THURMAN CRIMINAL JUSTICE CENTER, 509 W. 11th Street on 10/01/2002 at 9:30 A.M.
<ol> <li>If defendant is in custody on the above date, the SHERIFF is hereby ordered to present said defendant in the above Court on said appearance date and at all times said charge(s) or accusation(s) are called before said Court.</li> <li>Bail is hereby set as follows:</li> </ol>
4. The magistrate informed the person of the person's right to request appointment of counsel; asked the person whether the person wants to request appointment of counsel; and the person (requested) (did not request) appointment of counsel.  5. Defendant is/ is not ordered to install a vehicle ignition interlock within 30 days of release on bond. Report to Interlock office within 3 working-days of release. (For location call 512-854-9381)  6. Bond is acceptable if in compliance with Articles 17.03, 17.031, 17.04, and/or 17.08 of the Texas Code of Criminal Procedure.  The undersigned hereby certifies that the defendant has been warned of her rights under Art. 15.17 of the Texas Code of Criminal Procedure.  HEREIN FAIL NOT but of this ORDER make due rentant showing how you have executed same.
Retained Appointed Court of (City of Austin / Travis County /
Warrant: TRN: 9071032647 TRS: A001
SHERIFF'S RETURN  SEP 0 1 2002
CAME TO HAND THIS day of, 20, at7.22_ o'clock _//. M.
SEP 0 1 2007 and executed this day of, 20, at9:21_o'clock _/? M.,
by placing the accused in jail in Travis County, Texas.
Margo L. Frasier  Margo L. Frasier
SHERIFF OF TRAVIS COUNTY, TEXAS by Deputy

(con't)

bruise on Kathryn tight tricep but she was not sure when this happed wather it was tuken she was assaulted by Lindsay the other day when they had a non-police reported incident.	<b>\</b>
bruise on Kathnyn tight tricep but she was not sure when this happed weather it was twhen she was assaulted by Lindsay the other day	
I wanther it was twhen she was assaulted by Lindsay the other day	ened.
when they had a non-police reported incident.	
	<del></del>
Describe any injury or injuries sustained by the victim and suspect in detail:	
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· · · · · · · · · · · · · · · · · · ·	
<del></del>	
	<del></del>
*As per Section 22.01 of the Texas Penal Code, this charge is enhanced to a 3 rd Degree Felony as the de was found to have the following conviction(s) for Assault Family Violence:	fendant ,
was found to have the following conviction(s) for Assault Family Violence:	fendant 
was found to have the following conviction(s) for Assault Family Violence:	fendant 
*Note: List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:  Affiguit (legible signature)	fendant 
*Note: List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:  Affizint (legible signature)	fendant 
*Note: List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:  Affiguit (legible signature)	fendant 
*Note: List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:  Affigure  Austin Police Incident Number: 02-244///4  Sworn and subscribed to before me by the said Affiant	nt on this
*Note: List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:    List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition Cause Number, and Date for each conviction* Verified By:   List Charge, Court, Disposition Cause Number, and Date for each conviction* Verified By:   List Charge, Court	
*Note: List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:  Affigure  Austin Police Incident Number: 02-244///4  Sworn and subscribed to before me by the said Affiant	nt on this
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*Note: List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:  Affiguit (legible signature)  Austin Police Incident Number: 02-244/1/4 Officer: Joe L. Cepeda  Sworn and subscribed to before me by the said Affiant day of Septembers  Peace Officer in and for the State  On this, the day of Union Conviction of the State of the said Affiant day of I hereby acknowledge that I have examined the said and the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I hereby acknowledge that I have examined the said Affiant day of I h	nt on this, 2002
*Note: List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:  Affigure  Austin Police Incident Number: 02-244/1/4 Officer: Joe L. Cepeda  Sworn and subscribed to before me by the said Affigure  day of Septembers  Peace Officer in and for the State  On this, the day of day of I hereby acknowledge that I have examined the foregoing affidavit and have determined that probable cause exists for the issuance of an arrest warrant for the state of the subscriber of	nt on this, 2002
*Note: List Charge, Court, Disposition, Cause Number, and Date for each conviction* Verified By:  Affiguit (legible signature)  Austin Police Incident Number: 02-244/1/4 Officer: Joe L. Cepeda  Sworn and subscribed to before me by the said Affiant day of Septembers  Peace Officer in and for the State  On this, the day of Jersey acknowledge that I have examined the state of the said and the state of the said and the state of the said and the said and the state of the said and the state of the said and the said and the state of the said and the sa	nt on this, 2002 of Texas.

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## IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

Before me, the undersigned Assistant County Attorney of Travis County, Texas, this day appeared the undersigned affiant, who being duly sworn does state upon his oath that he has good reason to believe and does believe that heretofore, before the making and filing of this complaint, in Travis County, Texas

Lindsay Cook, the Defendant, on or about the 1st day of September, A.D. 2002, did then and there intentionally, knowingly, and recklessly cause bodily injury to Kathryn Goodnight by kicking Kathryn Goodnight on and about the torso with the Defendant's leg.

And Further, the Defendant, on or about the 1st day of September, A.D. 2002, did then and there intentionally, knowingly, and recklessly cause bodily injury to Kathryn Goodnight, a family or household member, by kicking Kathryn Goodnight on and about the torso with the Defendant's leg,

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Sworn to and subscribed before me on 09.4302

Affiant

Assistant County Attornéy of Travis County, Texas

## IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

Comes now the undersigned Assistant County Attorney of Travis County, Texas, on behalf of the State of Texas, and presents in and to the County Criminal Court at Law No. ______ of Travis county, Texas, that in Travis County, Texas, and anterior to the filing of this information

Lindsay Cook, the Defendant, on or about the 1st day of September, A.D. 2002, did then and there intentionally, knowingly, and recklessly cause bodily injury to Kathryn Goodnight by kicking Kathryn Goodnight on and about the torso with the Defendant's leg,

And Further, the Defendant, on or about the 1st day of September, A.D. 2002, did then and there intentionally, knowingly, and recklessly cause bodily injury to Kathryn Goodnight, a family or household member, by kicking Kathryn Goodnight on and about the torso with the Defendant's leg,

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Assistant County Aftorney o Travis County, Texas

INFORMATION (ORIGINAL)

Page 112 of 155

THE STATE OF TEXAS

Lindsay Cook

NO. TRAVIS COUNTY, TEXAS

## DEFENDÀNT'S PLEA OF GUILTY, NOLO CONTENDERE, WAIVER & STIPULATION

Now comes the defendant in open Court in the above entitled and numbered cause represented by his attorney with whom he has previously consulted and makes the following voluntary statement:

- 1. That I am sane and that I understand the nature of the charges contained in the information in this cause.
- 2. That the court has advised me orally or in writing of the consequences of a plea of guilty.
- 3. That I have the right to a trial by jury whether I plead "guilty," "not guilty," or "noto contendere."
- 4. That I have the right to remain silent but if I choose not to remain silent, anything I say can be used against me.

That I have the right to be confronted by the witnesses against me whether I have a trial before the Court or the jury.

However, I desire to waive and do waive the following rights:

- 1. Waive the reading of the information.
- 2. Waive the right to be arraigned.
- 3. Waive the right of trial by jury and request the consent and approval of the Court and of the attorney for the State to such waiver.
- 4. Waive my right to remain silent.
- 5. Waive the right to be confronted with the witnesses against me and request the approval of the Court to the stipulation of evidence by waiving the appearance, confrontation and cross-examination of witnesses, or by my further consenting to the introduction of testimony and evidence by stipulation into the record by the attorney for the State by oral stipulation, or by affidavit, or by written statements of witnesses and any other documentary evidence.
- Waive the ten-day period for preparation after appointment of counsel and the ten-day period in which to file written pleadings after arrest
- 7. Waive the right to a pre-sentence report and request that none be made.

I further understand that any recommendation of the prosecuting attorney as to punishment is not binding on the Court. That where there is a plea bargain agreement and the punishment assessed by the Court does not exceed the agreed recommendation, I do not have the right to appeal without permission of the Court except for those matters raised by written motions filed prior to trial.

#### FOR DEFERRED ADJUDICATION ONLY

I am aware that at any time during this period of probation, the Court may issue a warrant for violation of any of the conditions of this probation and cause me to be arrested.—I may be arrested by any probation officer, police officer, or other officer with power of arrest with or without a warrant upon the order of the judge of such court to be noted on the docket of the court. I may be detained in the county jail or other appropriate place of detention until I can be taken before the court. The officer shall report such arrest to the court immediately.

I am aware that upon violation of a condition of this probation, I am entitled to a hearing limited to the determination by the court of Whether it proceeds with an adjudication of guilt on the original charge. No appeal may be taken from this determination. After an adjudication of guilt, all proceedings, including assessment of punishment, pronouncement of sentence, granting of probation and my appeal continue as if the adjudication of guilt had not been deferred.

I request the Court to consider probation any sentence imposed, on the issue of punishment agree that the pre-sentence investigation report of Community Supervision & Corrections may be considered by the Court.

I understand that if I am not a citizen of the United States that my plea may result in deportation, the exclusion of admission to this country, or denial of naturalization under federal law. There have been no promises made to me by my defense attorney, the prosecutor of the court concerning any stay in the United States.

I have (not) been committed to a mental institution (nor do I) (but I do not) presently have mental or emotional problems, and that I am competent to stand trial and the attorney for the defendant herein acknowledges that counsel believes the defendant is competent and able to assist counsel in the preparation of the defense and that defendant appears to be sane and competent.

I further acknowledge and understand the following admonitions which have been explained to the defendant by the defense attorney prior to an oral plea of guilty or nolo contendere.

That the defendant is charged with a Class ______ misdemeanor which has a punishment range of

a. by confinement in the Travis County jail for a period of not less than _____ and a fine not to exceed ____

b. Other -

a-4-02

DEFENDANT

I have consulted with the defendant; advised him of his rights, believe him to be mentally competent; and approve his signing of this plea of guilty or noto contendere, waiver of a jury, and stipulations.

DATE

ATTORNEY FOR DEFENDANT

Before the entry of the defendant's plea of guilty out old contemperative in, the above requests, waivers and stipulations are hereby consented to and approved by me, the attorney representing the state.

DATE

FOR THE STATE

It clearly appearing to the Court that the deferment is mentally competent and is represented by competent counsel and that said defendant understands the nature of the charge against him and that he has been by the court warned of the consequences of a plea of guilty or noto contendere including the minimum and maximum punishment provided by law, that the attorney for the defendant and the State consent and approve the waiver of a trial by jury and stipulations in this case, the Court, therefore, finds such plea of guilty or noto contendere, waiver, and consent to be freely and voluntarily made and accepts the plea of guilty or golo contendere and approves the waiver of a jury herein and stipulations.

DATE

DAT

ILIDGE PRESIDING

THOUSE HUS BELL ON

No. 620016 THE STATE OF TEXAS IN THE COUNTY COURT AT LAW No. TRAVIS COUNTY. TEXAS JUDGMENT AND SENTENCE , 20 0 2, this cause was called for trial. The Travis County Attorney, the above named Defendant, and the Defendant's attornev. , appeared and announced ready for trial. The Defendant was arraigned and entered a plea of GUILTY / NOLO CONTENDERE / NOT GUILTY to the charge set forth below and waived trial by jury. The Court admonished the Defendant as required, heard the Defendant's plea and all evidence admitted thereon, and found the Defendant GUILTY NOT GUILTY BY DIRECTED VERDICT of the offense of Assault Family and directed that the bond BE/NOT Be discharged. that occurred on The Court finds family violence was committed by the Defendant against Kathuu is a family member of the Defendant. Judge punishment as follows: SEE SENTENCE -6-200<u>3</u> _ (Date) IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the Defendant having voluntarily absented himselftherself from the Court's jurisdiction after proceedings had begun, did not appear and gave no reason why sentence should not be pronounced, whereupon the Court proceeded to pronounce sentence in the absence of said Defendant as follows: SEE SENTENCE (Date) IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the Defendant's Motion for New Trial having been granted as to sentence only, the Court assessed punishment as follows: SEE SENTENCE **SENTENCE** and a fine of \$ 😶 Confinement in the Travis County Jail for a period of all costs of Court incurred in this cause. Driver's License Suspended for The Clerk shall issue a Capias Pro Fine CAMBLA FIT IS THEREFORE ORDERED, ADJUDGED AND DECREED that at the time of the issuance of the commitment, the Defendant be remanded to the custody of the Sheriff of Travis County, Texas, who shall commit him/her forthwith to the Jail of said county until said period of imprisonment has expired and thereafter until said fine and costs are fully paid or otherwise discharged. Date of Birth

11923113

Judge

Thumbprint

. 113

THE STATE OF TEXAS COUNTY OF TRAVIS

AFFIDAVIT FOR WARRANT OF ARREST AND DETENTION

THE UNDERSIGNED AFFIANT, WHO AFTER BEING DULY SWORN BY ME, ON OATH MAKES THE FOLLOWING STATEMENT:

I HAVE REASON TO BELIEVE, AND DO BELIEVE, THAT *. LINDSAY COOK HEREINAFTER REFERRED TO AS THE "ACCUSED", WHOSE DRIVER'S LICENSE NUMBER IS OR TEXAS ID 23852576 DID COMMIT THE OFFENSE

OF THEFT BY PASSING A CHECK. MY BELIEF IS BASED UPON THE FOLLOWING FACTS: ON 12/23/06 IN THE CITY OF AUSTIN, TRAVIS COUNTY, TEXAS, THE ACCUSED

PASSED A CHECK IN THE AMOUNT OF 85.41 IN EXCHANGE FOR (SELECT ONE):

PROPERTY (SPECIFY): GROCERIES/CASH SERVICES (SPECIFY):

U.S. CURRENCY, TO: an EMPLOYEE OF AUSTIN #8 2-045, WHO RECEIVED SUCH CHECK/ IN THE REGULAR COURSE OF SUCH BUSINESS, AND WHO PERSONALLY TOLD 18 ES 20 ME OF THE FOREGOING FACTS; OR

Ω≱WHO ¯ AN EMPLOYEE OF RECEIVED SUCH CHECK IN THE REGULAR COURSE OF SUCH BUSINESS AS SHOWN BY ITS BUSINESS RECORDS AND BY THE SAID CHECK, BOTH OF WHICH THAVE PERSONALLY EXAMINED.

I HAVE PERSONALLY EXAMINED SUCH CHECK THAT WAS NOT HONORED BY THE BANK, AND ON ITS FACE SUCH CHECK, THROUGH MARKINGS PLACED ON THE CHECK BY THE BANK? THAT:

Y THE ACCUSED DID NOT HAVE SUFFICIENT FUNDS ON DEPOSIT WITH THE BANK FOR PAYMENT IN FULL OF SAID CHECK; OR

THE ACCUSED DID NOT HAVE AN ACCOUNT WITH THE BANK AT THE TIME THE ACCUSED ISSUED THE CHECK.

I HAVE PERSONALLY LEARNED THE NAME AND TEXAS DRIVER'S LICENSE OF THE ACCUSED:

X BY PERSONALLY EXAMINING THE SAID CHECK UPON WHICH SUCH INFORMATION WAS WRITTEN BY THE SAID RECIPIENT OF THE CHECK; OR

BY PERSONALLY EXAMINING THE BUSINESS RECORDS THAT WERE PREPARED BY THE SAID RECIPIENT OF THE CHECK WHEN THE CHECK WAS PASSED; AND FURTHERMORE, AS AN EMPLOYEE OF SUCH BUSINESS, I PERSONALLY KNOW THAT SUCH

BUSINESS, IN ITS COURSE OF BUSINESS, REQUIRES THAT EVERY PASSER OF A CHECK PRODUCE VALID IDENTIFICATION (INCLUDING THE PASSER'S NAME AND DRIVER'S LICENSE NUMBER), AND THAT SUCH INFORMATION IS ROUTINELY PLACED ON THE FOREGOING ITEM BY THE RECIPIENT (EMPLOYEE OF THE BUSINESS).

I AM A RESIDENT OF TRAVIS COUNTY, TEXAS, AND I AM_EMPLOYED AT

HEB GROCERY COMPANY, AUSTIN, TEXAS. WHEREFORE AFFIANT REQUESTS THE ISSUANCE OF A WARRANT OF ARREST

FOR THE ACCUSED IN ACCORDANCE WITH THE LAW. AFFIANT

MERCHANT NUMBER 157007 MANAGER'S NAME DAVID ORTIZ

SUBSCRIBED AND SWORN TO BEFORE ME BY THE SAID AFFIANT ON THIS DAY

APRIL 13,2007

C BARNETT NOTARY PUBLIC State of Texas

NOTARY PUBLIC IN AND FOR TRAVIS COUNTY

_, 2003, I HEREBY ACKNOWLEDGE THAT I ON THIS THE DAY OF , 2003, I HEREBY ACKNOWLEDGE THAT I HAVE EXAMINE THE FOREGOING AFFIDAVIT AND PREDETERMINED THAT PROBABLE CAUSE

EXISTS FOR THE ISSUANCE OF AN ARREST WARRANT FOR THE INDIVIDUAL ACCUSED HEREIN.

JUSTICE OF THE PEACE, PCT. TRAVIS COUNTY, TEXAS

JUDGE, COUNTY COURT-AT-LAW NO.-7 TRAVIS COUNTY, TEXAS

301847

THE STATES OF TEXAS - 10362-LJL

Docu**reon 20 co File & AUSE / 24 c1 d Rospo 05/25** of 155

·VS.

COUNTY COURT AT LAW NUMBER: HCS

COOK LINDSAY CATHRYN

1201-B W 6TH ST AUSTIN, TX 78703 CHARGE: THEFT-CHECK \$20 TO \$500 PID NUMBER: 1675665 OLD PID: MNI: 297692 DOB: 06/30/1976

SEX: F RACE: W

EYES: GREEN HAIR: BROWN

HGT: WGT:

HCID: 301847

SSN: TDL:

TXID: 23852576

2012

## IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

Before me, the undersigned Assistant County Attorney of Travis County, Texas, this day appeared the undersigned affiant, who being duly sworn does state upon his oath that he has good reason to believe and does believe that heretofore, before the making and filing of this complaint, in Travis County, Texas

COOK LINDSAY CATHRYN, THE DEFENDANT, ON OR ABOUT 12/23/2006, DID THEN AND THERE KNOWINGLY ACQUIRE AND OTHERWISE EXERCISE CONTROL OVER PROPERTY, TO WIT: UNITED STATES CURRENCY OF THE VALUE OF \$20.00 OR MORE BUT LESS THAN \$500 WITHOUT THE EFFECTIVE CONSENT OF THE OWNER, DAVID ORTIZ AND WITH THE INTENT TO DEPRIVE THE SAID OWNER OF THE SAID PROPERTY.

2030 JULY -6 AM 10: 29

FILED FOR RECORD

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Sworn to and subscribed before me on

Afflant

Assistant County Attorney of

Travis County, Texas

# **SUMMONS**

THE STATE OF TEXAS

TO ANY SHERIFF OF THE STATE OF TEXAS - GREETINGS:

YOU ARE HEREBY COMMANDED TO SUMMON-TO APPEAR IN PERSON

CAUSE# C-1-CR-08-300572

LINDSAY CATHRYN COOK 1201-B WEST 6TH STREET AUSTIN, TX. 78703

Before the Honorable **COUNTY COURT AT LAW #7** of Travis County, Texas at the Criminal Justice Center of said County in the City of Austin, Texas at 8:30 A.M., on the day of **8-5-08** then and there to answer THE STATE OF TEXAS upon a charge by complaint and information pending in said Court, charge **HER** with the offense of:

## THEFT BY CHECK \$20 TO \$500

FAILURE TO APPEAR before this Court in answer to this SUMMONS will cause the Court to immediately issue a **WARRANT** for the **ARREST** of the said accused.

Witness my signature and official seal, this day June 17, 2008.



DANA DEBEAUVOIR, COUNTY CLERK

TRAVIS COUNTY, TEXAS

Y: 1 WEVVIEW, DEPL

It is an offense for a person to intentionally influence or coerce a witness to testify falsely or to elude legal process. It is also a felony offense to harm or threaten to harm a witness or prospective witness in retaliation for or on account of the service of the person as a witness or to prevent or delay the person's service as a witness to a crime.

Es una ofensa criminal que una personal trate de influir o caoccionar intencionalmente a un testigo para que testifique falsamente o para que eluda al proceso legal. Tambien es una felonia danar o amenazar con hacerle dano a un testigo, o a uno que se espera sera testigo, como venganza o por razon del servicio de la persona como testigo, o previnir o restraar el servicio de la persona como testigo a un crimen.

crimen	
	E'S RETURN OF SUMMONS
Came to hand the day of, A of, A.D. 20 ato'clock stated address a copy of the summons.	LD. 20 ato'clockM., and executed on the day kM., by mailing to the above named Defendant at the above
FEES\$5.00 RECEIVED	BRUCE ELFANT, CONSTABLE PCT #5 TRAVIS COUNTY, TEXAS
2008 JUN 27 PM 3: 58	BY:, DEPUTT
CONSTABLE PRECINCT 5	i .

TRAVIS COUNTY, TEXAS

Summons (6/17/2008)

## SUMMONS

THE STATE OF TEXAS

CONTACT THE HOT CHECK DIVISION AT 854-9574

TO ANY SHERIFF OF THE STATE OF TEXAS - GREETINGS:

YOU ARE HEREBY COMMANDED TO SUMMON-TO APPEAR IN PERSON

CAUSE# C-1-CR-08-300572

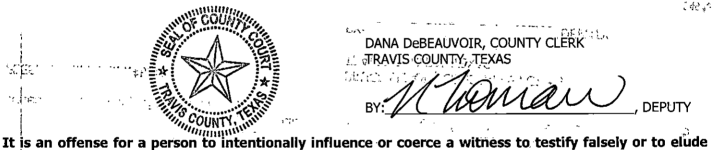
LINDSAY CATHRYN COOK 1201-B WEST 6TH STREET **AUSTIN, TX. 78703** 

Before the Honorable COUNTY COURT AT LAW #7 of Travis County, Texas at the Criminal Justice Center of said County in the City of Austin, Texas at 8:30 A.M., on the day of 8-5-08 then and there to answer THE STATE OF TEXAS upon a charge by complaint and information pending in said Court, charge HER with the offense of:

## THEFT BY CHECK \$20 TO \$500

FAILURE TO APPEAR before this Court in answer to this SUMMONS will cause the Court to immediately issue a WARRANT for the ARREST of the said accused.

Witness my signature and official seal, this day June 17, 2008.

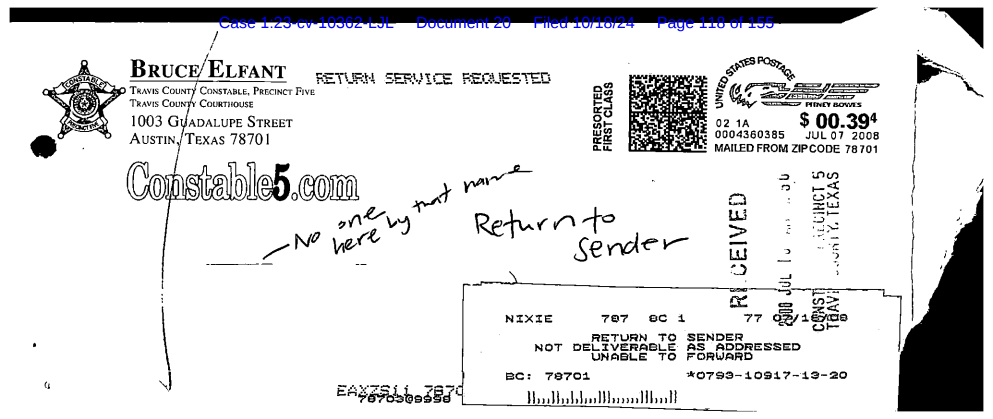


legal process. It is also a felony offense to harm or threaten to harm a witness or prospective witness in retaliation for or on account of the service of the person as a witness or to prevent or delay the person's service as a witness to a crime.

Es una ofensa criminal que una personal trate de influir o caoccionar intencionalmente a un testigo para que testifique falsamente o para que eluda al proceso legal. Tambien es una felonia danar o amenazar con hacerle dano a un testigo, o a uno que se espera será testigo, como venganza o por razon del servicio de la persona como testigo, o previnir o restraar el servicio de la persona como testigo a un

crimer	1.	
		CONSTABLE'S RETURN OF SUMMONS
of	o hand the day of , A.D. 20 at address a copy of the summons.	, A.D. 20 ato'clockM., and executed on the dayo'clockM., by mailing to the above named Defendant at the above
FEES	CONNIA CLERK DAMA DEBEAUVOIR	TRAVIS/COUNTY, (TEXAS./ (1)
SUM	SE:8 MA 12 JUL 0009	Q

FILED FOR RECORD



## **CAPIAS**

THE STATE OF TEXAS

TO ANY PEACE OFFICER OF THE STATE OF TEXAS, GREETINGS:

You are hereby commanded to ARREST

TRN: TRS:

LINDSAY CATHRYN COOK

AKA: LINSEY COKEE; CATHRYN COOK; LINDSAY COOK; LINDSAY C COOK; LINDSAY CATHRYN COOKS;

and **HER** safely keep so that you have **HER** before the Honorable **COUNTY COURT AT LAW #7** of Travis County, Texas at the Court House of said County, in the City of Austin instanter then and there to answer the State of Texas upon a charge by complaint and information pending in said court, wherein said defendant is charge with the offense of

THEFT BY CHECK \$20 TO \$500  Bond fixed in the sum of \$2000		Date	e of Offense: December 23, 2006	
		His second	AD BOND IN FILE-SUMMONS	
THE STATE OF TEX VS. LINDSAY CATHI 1201-B WEST 6 AUSTIN TX 787	RYN COOK TH STREET	CAUS	SE NO. <b>C-1-CR-08-300572</b>	
D/L: <b>23852576</b>	SEX/RACE: <b>F/W</b>	DOB: <b>June 30, 1976</b>	SSN: <b>520744873</b>	
		CLERK, TRAVIS COUNTY, TEX al of said Court, at office in the DANA DeBEAUVO County Clerk, Trav	he City of Austin, this the <b>September 11, 2008</b> .	
1		BY:(	( ) Deputy	
takingI	bond, which is here	_ at ewith returned, placing miles in service of this Writ	ato'clock M., and executed on the o'clockM., by arresting the within named in County, Texas and in the County jail of Travis County, Texas.  t, in addition to any other mileage I may have travel	1 a
the service of other FEES: Making Arre	process in this cause est \$  Miles \$ and \$ ent \$	during the same trip.  Travis C	Sheriff County, Texas eputy	-
; CAP - 10231		÷		

		CRIMINAL CAUSE NO.	08-300572		1000
STAT: Plaint	E OF TEXAS, iff	<i>(c)</i>	IN THE	RICT COURT	AM
VS.	•	8 8		Y COURT AT LAW	100
<i>L  .</i> Defen	NDSEY C. COOK dant		NO7 TRAVIS COUNT		Ċ
	MOTION TO	SET ASIDE BOND FORFI	EITURE PRIOR TO CIVI	L SUIT	
	COMES NOW the defendant i	in the above-styled and nu	ımbered cause, regardin	ng the bond forfeiture	entered in
said ca	ause on <u>Sep. 11, 2008</u>				
at	that: attorney neglitorney. The checks	and fees have a	Ol been paid.	_ <del></del>	<del>.</del>
Date	Number of previous for	Cash Cash rfeitures in this proceeding. re suit has been filed as	of: 9/11/2∞  Attorney for Sefendan	TR	
		ORDER OF THE	COURT		
	On this date the Court heard	the Defendant's motion to	set aside the above-re	ferenced bond forfeit	ture. After
consid	ering the evidence, the Court find	ds:			
ļ	▼ The motion should be (				
	☐ The motion should be I	DENIED.			
It is the	erefore ORDERED that:				المطم لايمم
}		ED, the bond forfeiture is s		and his/her sureties to $20/09$ at $9$	a.m.
		e same bond, and this cau , the bond forfeiture shall re	/ /	71010	<u>, ,</u> a.111.
	SIGNED this day of		200		,
	a'			. )	

JUDGEPRESIDING

NBIF

Revised 10/05

	TO THE SHERIFF OF TRAVIS O	Cause # C-1-CR- 18. 300572
, ,	TO THE SHEHIFF OF THAVIS (	Date of Birth
	You are hereby authorized and dir	rected to release recall
	TO ANY PE	Lindsay
	You are he	by Check
	for the reason	375A
	AKA: LINS Keset	1-20-09 Dans Dalbarration
,	and <b>HER</b> at the Cou	Dana DeBeauvoir, County Clerk County Court at Law Travis County as upon a charge by
	complaint Date: /d/19/08	By: Deputy
	THEFT E	
	. Bond fixed in the sum of \$2000	NO BOND IN FILE-SUMMONS
	THE STATE OF TEXAS THE STATE OF TEXAS THE CARE OF TEXAS	ALLENAUSE NO. C-1-CR-08 380 62 ALLEN
		1 3 7-1 D GGC 19 2008, JUL
	AUSTIN TX 78703	Warrants  Central Warrants  June 30, 1976  SSN: 520744873
00		3110 RT + 1111
0	WITNESS: DANA DeBEAUVOIR, COUNTY CLERK,	
~,		id Court, at office in the City of Austin, this the <b>September 1</b> 2008.
0##		DANA DEBEAUVOIR
HHOC		DANA DeBEAUVOIR County Clerk, Travis County, Texas
4008		DANA DeBEAUVOIR County Clerk, Travis County, Texas  BY: Deputy  TRAVE
4008		DANA DeBEAUVOIR County Clerk, Travis County, Texas  BY:
4008	Came to hand the day of, A.D. 20	DANA DeBEAUVOIR County Clerk, Travis County, Texas  BY: Deputy  TRAVE
4008	Lame to hand the day of A.D. 20 day of at taking bond, which is herewith reference in actually and necessarily traveled miles	DANA DeBEAUVOIR County Clerk, Travis County, Texas  BY:
4008	day of day of at taking bond, which is herewith reference the service of other process in this cause during the service of other process.	DANA DeBEAUVOIR County Clerk, Travis County, Texas  BY:
4008	day of	DANA DeBEAUVOIR County Clerk, Travis County, Texas  BY:
4008	day of	DANA DeBEAUVOIR County Clerk, Travis County, Texas  BY:
4008	day of	DANA DeBEAUVOIR County Clerk, Travis County, Texas  BY:
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## **CAPIAS**

THE STATE OF TEXAS

TO ANY PEACE OFFICER OF THE STATE OF TEXAS, GREETINGS:

You are hereby commanded to ARREST

TRN:

TRS:

LINDSAY CATHRYN COOK

AKA: LINSEY COKEE; CATHRYN COOK; LINDSAY COOK; LINDSAY COOK; LINDSAY CATHRYN COOKS;

and HER safely keep so that you have HER before the Honorable COUNTY COURT AT LAW #7 of Travis County, Texas at the Court House of said County, in the City of Austin instanter then and there to answer the State of Texas upon a charge by complaint and information pending in said court, wherein said defendant is charge with the offense of

23990001 THEFT BY CHECK \$20 TO \$500

Date of Offense: December 23, 2006

Bond fixed in the sum of \$8,000 - NO BOND IN FILE - SUMMONS

THE STATE OF TEXAS CAUSE NO. C-1-CR-08-300572 VS. LINDSAY CATHRYN COOK 1201-B WEST 6TH STREET **AUSTIN, TX 78703** D/L: 23852576 SEX/RACE: F/W DOB: June 30, 1976 SSN: 520744873 WITNESS: DANA DeBEAUVOIR, COUNTY, TEXAS
ISSUED and given under my thank and seal of said Court, at office in the City of Austin, this the **April 21, 2009**.

DANA DeBEAUVOIR DANA DeBEAUVOIR County Clerk, Travis County, Texas Deputy **SHERIFF** A.b. 2009 at o'clock ___ M., and executed on the Came to hand the M., by arresting the within named 4.D. 2 olclock County, Texas and a bond, which is herewith returned, placing in the County jail of Travis County, Texas. taking I actually and necessarily traveled _ miles in service of this Writ, in addition to any other mileage I may have traveled in the service of other process in this cause during the same trip. FEES: Making Arrest Sheriff Mileage Miles County, Texas Taking Bond Commitment Release Total CUSTODIAN OF RECORDS

CAP - 13932

TRAVIS COUNTY, TEXAS CONNIX CLERK *ሕ*ነዕ**ህ**ሁለፈልታዊ ሕዝAፀ

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THED FOR RECORD

Capias (4/23/2009)

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# ORDER OF COMMITMENT TO THE SHERIFF OF TRAVIS COUNTY, GREETINGS:

LINDSAY CATHRYN COOK who having been brought before me 5/11/2009 at	_M
THEFT BY CHECK \$20 TO \$500 Class B Misdemeanor	
is COMMITTED to the CUSTODY of the SHERIFF of Travis County, Texas, to be detained unless complies with the conditions of bond set on this date or any amendment or modification thereof.  1. Defendant is ordered to appear in:  Court Administration Office, Room 2.700	she P; 1: 49
BLACKWELL-THURMAN CRIMINAL JUSTICE CENTER, 509 W. 11th Street Instanter	
<ol> <li>If defendant is in custody on the above date, the SHERIFF is hereby ordered to present said defet the above Court on said appearance date and at all times said charge(s) or accusation(s) are called be Court.</li> <li>Bail is hereby set as follows: 8,000.00</li></ol>	endant in efore said –
4. The magistrate informed the person of the person's right to request appointment of counsel; asked person whether the person wants to request appointment of counsel; and the person (requested) (did not request) appointment of counsel.  5. Defendant	f release on ) as Code of
Attorney  Retained Appointed Judge of the Municipal JP / Court of (City of Austin / Travis County)  Taylor (Asting as )	
Warrant: C1CR08300572 TRN: 9073287650 TRS: A001 Cause No.: C1CR08300572 The State of Texas vs. Name: LINDSAY CATHRYN COOK Address: 7017 CROSSWOOD City: AUSTIN State: TX Zip: DOB: 6/30/1976 Sex: F Race: W Ethnic: MNI: 297692 Booking #: 0923301 =	F1L
SHERIFF'S RETURN CAME TO HAND THIS day of 42, 20, at / 24 o'clock of  and executed this day of	ED FOR RECORD

	Case 1.23-UV	-10302-LJL _ \\\	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 10/10/24	Page 124 01 155	
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NAME	Cook	Lindsay	Cathenn		-14-09	
1.	Last	First	Middle 1	Cause No.	C1-CR-08-300572	-
Addres	s <u> </u>	First St., Aust		Charge T	neft by Check \$20 -	4PSUD
Phone	288-4113		No. Dep.	Bond PC	, <u>, , , , , , , , , , , , , , , , , , </u>	
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Addres	-		Phone	Ht. 5'		- ~
Positio	<u>n</u>	Ho	w Long	I	ırity No. 520-74-487	<u> 73                                    </u>
				DL No.	St.	
Name	Phillip Miller Katheryn Go	(fiance) Add odnight (mom) Add			Ph. 228-41	-70 13
Name	<del></del>	Add		<u> </u>	Ph.	
Name		<u>Add</u>	<u>.                                    </u>	-	Ph	
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Arrest		<u> </u>				
Probati	ion	Parc	ole		TDC	
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	ewed by		<u>ommendation</u>		Ph	
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		CARD 2		IISD /÷ FEL.		
*Pay	personal bond fee in the	amount of \$20.00 to the Tr	ravis County Pretrial Ser	vices Office at th	e Travis County Criminal Justice	Center.
			(854-9381)			
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	THE STATE OF TEXA COUNTY OF TRAVIS	s	RSONAL BON	C.		The Marie
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AND	Misdemeanor (Felony am held and firmly bour truly to be made, and i officers in rearresting madministrators, jointly a	KNON  Ay Catheryn  y), to wit. Theft Bond unto the State of Texas in addition all necessary are in the event the condition	WN ALL MEN BY THE  COOK  Check #20 in the penal sum stated and reasonable fees a ns of this bond are violate esents.  TION IS THAT I swe	SE PRESENTS  500    below for the pand expenses that I do bind manager that I will a	charged with the oftense of a ayment of which sum well and at may be incurred by peace yself, my heirs, executors and ppear before the	The second second second
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**County Cause** 

**BDPR** 05/14/2009

Defendant's Name: COOK, LINDSAY

05/11/2009 Date:

Cause # C-1-CR-08-300572

DOB:

**Booking No:** 

06/30/1976 0923301

**Indigence Form** 

Special Needs: None

To determine eligibility for Court Appointed Attorney, you must complete this form.

I will retain my own attorney:

Date:

05/11/2009

CR-0052

Signature of Defendant

Size of family unit (Members of im	mediate family that you supp	port financially) Total Number of Dependants (	inc self): 1	
Name:	Age:	Relationship:		
Monthly Income		Necessary Mo. Living Expenses		
Your Salary	\$0.00	Rent/Mortgage	\$0.00	
Spouse's Salary	\$0.00	Utilities (gas, electric, etc.)	\$0.00	
\$SI/SSDI	\$0.00	Transportation: Make: Model: Year:	\$0.00	
TANF	\$0.00	Clothes/Food	\$0.00	
Social Security Check		Child Care/Day Care	\$0.00	
Child Support	\$0.00	Medical Expenses	\$0.00	
Other Government Check		Credit Cards	\$0.00	
Other Income	\$0.00	Court-Ordered Monies	\$0.00	
		Child Support	\$0.00	
TOTAL INCOME*	\$0.00	TOTAL NECESSARY EXPENSES*	\$0.00	

Comments: Defendant will retain own attorney Attorney Name:

TOTAL MONTHLY INCOME:	\$0.00
TOTAL MONTHLY EXPENSES:	\$0.00
DIFFERENCE (net income):	\$0.00

DEFENDANT MEET REQUIRE	
YES	NO
UNI	DETERMINED

I have been advised of my right to representation by counsel in the trial of the charge pending against me. I certify that I am without means to employ counsel of my own choosing and I hereby request the court to appoint counsel for me, I swear that the above information is true and correct. The information I listed is accurate and I will immediately notify the court of any changes in my financial situation.

*All information is subject to verification.	Falsification of information is a criminal offense.	DANA COU TRAVIS	YAM 600	LED F
_		COLY VINTY	28	오 기
Signature of Defendant	Date	1,4,5,5,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0	TA C	 [7]
; 		SEE SEE	ä	Ĉ
		8	<u>-</u> -	

No: C-1-CR-08-300572

THE STATE OF TEXAS IN THE

**VS OF** 

LINDSAY COOK TRAVIS COUNTY, TEXAS

DOB: 06/30/1976

## **ORDER APPOINTING ATTORNEY**

In the above numbered and entitled cause the Court finds the following:

- 1) The defendant has been determined to be indigent and in need of legal services pursuant to the Code of Criminal Procedure, Chapter 26.
- 2) The attorney hereby appointed is duly qualified to represent the defendant.
- 3) The attorney is appointed in compliance with the procedures adopted by the Criminal Courts of Travis County or is appointed in a manner which deviates from the general appointment procedures, but with good cause; to wit:
- 4) Defendant is incarcerated/on bond at the time of appointment.

,	**
Court to be competent to represent the	at, an attorney found by the defendant in this cause, is hereby appointed to represent the concluded, including appeals, if any, or until released by order of
Date: Appt ID:	Judge Presiding

# Cause No. <u>CICROS 30057</u>a

the state of texas

vs.

bok Lindsay

AT LAW NO. ____ OF
TRAVIS COUNTY, TEXAS

## MOTION TO DISMISS

TO THE HONORABLE JUDGE OF SAID COURT:	
NOW COMES the State of Texas by and through	her Attorney, and respectfully requests the Court to dis-
	in which the defendant is charged with the offense of
Theft By Check	, for the reason:
The evidence is insufficient; The defendant was convicted in another case. The complaining witness has requested dismining the case has been refiled; The defendant is unapprehended; The defendant is deceased; The defendant has been granted immunity in Restitution made; Other;	ssal;
and for cause would show the Court the following:	·
	· · · · · · · · · · · · · · · · · · ·
WHEREFORE, it is prayed that the above ent	
	Respectfully submitted
	Attorney
	Date Signed
The foregoing motion having been presented to	RDER 30TH TUNE
The foregoing motion having been presented to	me on this the day of JOPE
A.D. 20 - , unit the same having been considered,	
that said above entitled and numbered cause be and	the same is hereby dismissed.
	Judge of the County Court At Law
	No of Travis County, Texas

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THE STATE OF TEXAS

5 5 IN THE MAGISTRATE COURT

CITY OF AUSTIN

COUNTY OF TRAVIS

IN TRAVIS COUNTY, TEXAS

# FFIDAVIT FOR WARRANT OF ARREST AND DETEN

The undersigned Affiant, who after being duly sworn by me, on oath, makes the following statement: I have good reason to believe and do believe that:

Lindsay Cathryn Cook W/F 06/30/1976

Filed in The District Court

On or about the 13th day of November, 2016, in the incorporated limits of the City of Anstrapy's County, Texas County of Travis, Texas, did then and there commit the offense of:

# Assault with Bodily Injury-FV-Felony 3 (enhance

On November 13, 2016 at approximately 10:56 a.m., your Affiant was on duty as an Austin Police Officer wearing the uniform of my position with shoulder patches and badge on my chest. I was also driving a clearly marked Austin Police Department patrol unit equipped with emergency lights and the word "Police" on the vehicle.

I responded to a Disturbance call, at Upon arrival, I made contact with the complaining victim, identified as Daniel McGarrigle, a 57 year old, white male. I immediately noticed McGarrigle had an injury to his upper lip, left side. It was swollen and bleeding, with dried blood around the edges. There was dried blood on his T-shirt and also and injury to his lower left leg, a scrape that was raw and bleeding and also had dried blood around the edges.

I asked McGarrigle about the injuries and how he sustained them. He explained that the woman inside his house, later identified as

> Cook, Lindsay Cathryn w/f 06/30/1976.

is currently staying with him and has been for approximately 3 weeks. He has known Cook for approximately 22 years. Approximately 10 years ago, McGarrigle and Cook had a romantic relationship. Cook is in the process of leaving a physically abusive relationship with another man. She has been staying with McGarrigle for that reason. In the early morning hours of this date, 11/13/2106, at approximately 3:30 a.m., Cook was involved in a telephone conversation with her estranged boyfriend. McGarrigle stated he intervened and tried to talk with Cook and get her to stop conversing with the estranged boyfriend. An argument ensued. During that argument, McGarrigle says Cook struck him, in the mouth, with a closed fist, causing the injury to his upper lip. The argument continued and Cook threw something at McGarrigle, he is unsure what was thrown. The object struck his lower, left leg, causing the injury there. McGarrigle stated that the injuries did cause him pain. During my interview with McGarrigle, I noted his left knee, is very distorted and he had difficulty walking and standing.

When I spoke with Cook, I noted she had several injuries, which appeared to be over a week old. She corroborated that, stating they had been caused by her estranged boyfriend. She had one bruise below her left lip, which was bright blue, indicating to me, it was probably a day or 2 old. This one Cook says was caused by the altercation with McGarrigle. Initially, Cook said that McGarrigle was upset she was on the phone with her estranged boyfriend. She says they were both standing in the living room, face to face and McGarrigle kicked her in the chest but she didn't remember striking him. She would only say she defended herself. She says she then laid down on the couch and went to sleep. Her version of events had gaps and did not account for the totality of the situation. She later said, McGarrigle threw her out of the house and she was trying to get back in but she didn't hit him. Then she said she tried to leave the house and McGarrilge wouldn't let her. Cook was unsure of the time of the altercation, but stated it was during the night.

Lindsay Cathryn Cook was placed under arrest for Assault causes Bodily Injury-Family Violence. Cook has a prior conviction for Assault causes Bodily Injury-Family Violence, in Travis County Court at Law, Court 5. The date of conviction is 01/06/2003, Cause number C-1-CR-02-620016.

I. VELVA L PRICE District Texas, do hereby certify the correct copy as same appea

Sworn and subscribed to before me by the said Affiant on this

Peace Officer in the State of Texas

On this, the , 2016. I hereby acknowledge that I have examined the foregoing affidavit determined that probable cause exists for the issuance of an arrest warrant for the individual accused therein.

trate, Magistrate Court, Austin, Travis County, Texas By Deputy:

Austin Police Incident #:16-3180701

Officer: D. Easley #5626

Call Sign: DR307

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II.

Applicant requests the Court enter an Emergency Protection Order with the following provisions prohibiting the defendant from:

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		LJL Document 20 Filed 10/18/24 Page 130 of 155
under Sec. 42.		Committing family violence or an act in furtherance of an offense of the Texas Penal Code (Stalking);
	-	· · · · · · · · · · · · · · · · · · ·
X_	<u>:</u>	Communicating:
1.		directly with the applicant or with a member of the family or household in a threatening or harassing manner; and/or
2.		a threat through any person to the applicant or a member of the family or household; and/or
3.		going to or near, within a minimum of 200 yards, the applicant or members of the applicant's household:
	Austin	residence, located at: Summit ST a, TX 78741; other subsequent residence to which the applicant moves to;
	(b)	place of employment, located at:
	(c)	business, located at .
4.		going to or near, within a minimum of 200 yards, the applicant's child(ren):
	(a)	residence located at:
	or any	other subsequent residence to which the child(ren) move(s) to;
	(b)	child care facility, located at:
	(c)	school(s), located at:
		III.
		Applicant further requests that the addresses and specific locations ons protected by the Order remain CONFIDENTIAL and be omitted as protected person(s)'s safety.

Respectfully submitted,

THE STATE OF T V.	'EXAS		\$	IN THE	MUNICIPAL COURT
Cook, Lindsay Cath	ryn		\$ \$	CITY O	F AUSTIN, TEXAS
	EM	ERGENCY PRO	TECTION ORDE	R	
On this day the Defe	ndant appeared b	pefore the Court after	er an arrest for an off	fense involv	ving:
sexual as	under Section 42	2.072, Texas Penal (	on 22.021, Texas Pe Code, and/or Texas Penal Code.	nal Code, a	nd/or
At a post-arrest hear	ing as provided b	y law, the Court co	nsidered entering an	Order for l	Emergency Protection.
Based on the infor following persons:	mation presente	ed, this Court ente	ers this Emergency	Protection	Order on behalf of the
McGar	rigle, Daniel		03/30/19	59 Wh	ifeled in Whe District Court of Travis County, Texas
					NOV 1 8 2016 At 731. M. Velva L. Price, District Clerk
IT IS THEREFO Defendant, Cook, I D.O.B 06/30/19 D.L. No.	indsay Cathryn		mmediately and for	the existe	nce of this order, the
Is physically descri Race: White	bed as follows: Sex: Female	Hair: Brown	Eyes: Green	Heigh	t: 5'9"Weight: 120
Is prohibited from:	:				
					order, or an act in terms are defined in this
	e order, in a the er of the famil	reatening or hara y or household o	ssing manner, or		with the person or persons ating a threat through any
	ected under thi	is Order or a me	nber of the family	or house	ommunicating in any manne shold of a protected person by the Court.

Document 20

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### WARNING

A VIOLATION OF THIS ORDER BY COMMISSION OF AN ACT PROHIBITED BY THE ORDER MAY BE PUNISHABLE BY A FINE OF AS MUCH AS \$4,000 OR BY CONFINEMENT IN JAIL FOR AS LONG AS ONE YEAR OR BY BOTH. AN ACT THAT RESULTS IN FAMILY VIOLENCE OR A STALKING OR TRAFFICKING OFFENSE MAY BE PROSECUTED AS A SEPARATE MISDEMEANOR OR FELONY OFFENSE, AS APPLICABLE. IF THE ACT IS PROSECUTED AS A SEPARATE FELONY OFFENSE, IT IS PUNISHABLE BY CONFINEMENT IN PRISON FOR AT LEAST TWO YEARS. THE POSSESSION OF A FIREARM BY A PERSON, OTHER THAN A PEACE OFFICER, AS DEFINED BY SECTION 1.07, PENAL CODE, ACTIVELY ENGAGED IN EMPLOYMENT AS A SWORN, FULL-TIME PAID EMPLOYEE OF A STATE AGENCY OR POLITICAL SUBDIVISION, WHO IS SUBJECT TO THIS ORDER MAY BE PROSECUTED AS A SEPARATE OFFENSE PUNISHABLE BY CONFINEMENT OR IMPRISONMENT.

The conditions imposed by this Order shall prevail over any existing order granting possession of or access to a child named herein for the duration of this Order.

THIS ORDER SHALL REMAIN IN EFFECT UNTIL MIDNIGHT, 14, 20 17.
Judge Municipal Court, City of Austin, Texas
DEFENDANT'S ACKNOWLEDGMENT
NOV 15 2016  NOV 1
Defendant
STATEMENT OF SERVICE
t, the undersigned hereby state that I gave a copy of the Magistrate's Order For Emergency Protection
o the Defendant named above at 0455 cm p.m. NOV 15 2016 20

ORDER OF COMMITMENT	
THE CHEDIES OF TRAVIS COLINTY G	RF

LINDSAY CATHRYN COOK who having been brought before me 15/ offense: 3rd Felony ASSLT FAMILY/HOUSE M is COMMITTED to the CUSTODY of the SHERIFF of Travis County, Texas, to be detained unless he complies with the conditions of bond set on this date or any amendment or modification thereof. Filed in The District Count 1. Defendant is ordered to appear in: of Travis County, Texas Court Administration Office, Room 2.700 NOV 1 6 2016 BLACKWELL-THURMAN CRIMINAL JUSTICE CENTER, 509 W. 11th Street Instanter 2. If defendant is in custody on the above date, the SHERIFF is hereby ordered to present said defendant in the above Court on said appearance date and at all times said charge(s) or accusation(s) are called before said Court. 4. The magistrate informed the person of the person's right to request appointment of counsel; asked the person whether the person wants to request appointment of counsel; and the person (requested) (old not request) appointment of counsel. 5. Defendant____is/__vis not ordered to install a vehicle ignition interlock within 21 days of release on bond. Defendant is not to operate any motor vehicle unless the vehicle is equipped with that device. Report to the Interlock office within 3 working days of release (for location call 512-854-9381). 6. Bond is acceptable if in compliance with Articles 17.03, 17.031, 17.04, and/or 17.08 of the Texas Code of Criminal Procedure. The undersigned hereby certifies that the defendant has been warned of her rights under Art. 15.17 of the Texas Co of Criminal Procedure. HEREIN FAIL NOT but of this ORDER make due return showing how you have executed same. Judge of the Municipal / JP **Attorney** Court of (City of Austin / Travis County / Retained Appointed____ ), Texas (Acting as Magistrate) TRN: 9237130856 TRS: A001 Cause No.: Warrant: ___ D1DC16207135 The State of Texas vs.

Name: LINDSAY CATHRYN COOK 24779

Address: 1201 SUMMIT

TX 78741 City: AUSTIN

Race: W

DOB: 6/30/1976 Sex: F Ethnic: N

**SHERIFF'S RETURN** CAME TO HAND THIS _____ day of NOV 15 2016 20____ at O45 4 o'clock A. M. NOV 15 2016

and executed this day of _

by placing the accused in jail in Travis County, Texas.

**Greg Hamilton** 

SHERIFF OF TRAVIS COUNTY, TEXAS

by Deputy

MNI: 0297692

Booking #: 1641273

Case 1:23-cv-10362-LJL Document 20 Filed 10/18/24 Page 135 of 155

No: **D-1-DC-16-207135** 

THE STATE OF TEXAS IN THE

VS OF

COOK, LINDSAY CATHRYN TRAVIS COUNTY, TEXAS

DOB: 6/30/1976

## FINDING OF INDIGENCY

In the above styled and numbered cause the Court finds the Defendant is indigent and in need of legal services pursuant to the Code of Criminal Procedure, Article 26, to wit:

- 1) The Defendant is presumed indigent, as defined in the Travis County Fair Defense Act Program Standards and Procedures; or
- 2) The Defendant is otherwise unable to retain private counsel without substantial hardship to the Defendant or the Defendant's dependents.

It is therefore ORDERED that the Program Administrator, the Capital Area Private Defender Service, shall assign a qualified attorney to represent this defendant as authorized in Article 26.047 of the Texas Code of Criminal Procedure.

Judge Presiding

Appt ID: 1056039

Date: 11/15/2016

### **ASSIGNMENT OF COUNSEL**

The Court having found this Defendant indigent, the Capital Area Private Defender Service, assigns **Raphael Hernandez** to represent the defendant in this cause. Assignment of said attorney complies with the Travis County Fair Defense Act Program Standards and Procedures and all written policies of the Capital Area Private Defender Service.

っしい Cas	e 1:23-cv-10362:	-LJ <b>i</b> Document 20		/18/24	Page 136 of 15	55
F	5030881 CUN	MN# 3 297692	43/1	Fee	1641273	F) M
Name COOK	LINDSAY	CATHRYN	Vr /	Da	ate November 13, 201	.6
Name COOK	First	Middle	787	4	AUSPIDU LOG	10H35
Addres -	BMOH	State/Zip AUSTIN	N, TX <del>78741</del>	, <u>'</u> q	POED POLIFY	enhanced
How Long	I LIP	Travis-1	10+ years		Bond & O	000
Phone ?	Туре	Phone 2	Type	P D	ЮВ <b>6/30/76</b> РОВ WY	CZ US Chayonne
Email Linds	ay c good ni	ght @ gmail	1. com/	R	Race W Sex F	Age 40
Mailing Address SAM	0.	City/State/Zip		Н	lair RED	Eyes GRN
Nearest Relative Ma	this Duron	Relationship Sviend Pho	one <i>51</i> 2773.	9721 H	leight 509 Weight	116
Address		City/State/Zip	-	D	DL No. / St.	
Employer UNEMPLOYED	)	Position TEMP LABOR	How	Long/Oy R	Record No	
Address		City/State/Zip		В	3kg Date 11/13/16	
Phone	Cellular			0	Other Charges	
Interviewed by MVO	Recommen	dation 10 mm				
Attorney of Record AA	Richan	2 Journe 5 (1-	495-181	3		
		TRAVIS COUNTY P	RETRIAL SERV	/ICES	-01/AAAA	420
r		P.O.BO)	X 1748	7	47/1//	
	D/U8)11E	AUSTIN, T (512)854	X 78767 4-9381			. — :—
THE STATE OF TEXAS	100236	PERSONAL B	the second second second	CAUSE NO.	2000 in	10H55
COUNTY OF TRAVIS		KNOWN ALL MEN BY	1 101 10 10			
THAT I, LINDSAY	CATHRYN COOK	大学学士では	charge	ed with the offe	ense of a (Misdemeanor)	Felony), to wit,
Δεεριι	It with Injury		1000	ماما	المحمدة	
	li lim	e penal sum stated below for the p	ay ICE	m well and truly	y to be made, and in additi	on all necessary and
reasonable fees and expen	ses that may be incurred by	peace officers in rearresting me in	the event the condi	itions of this bo	nd are violated, I do bind r	nyself, executors and
	severally by these presents.		ا المحادة	China	41104	
	obligation is that I swear th	787 11T L	UV H C		Nos	at the
Blackwell - Thurman Crimi	nal Justice Center, 509 W. 1	1th Street, Austin, Travis County,	Texas, on the	( Aday o	7. 1. 11	VJEV.
216 at 8.70	h, or pay the Court the princ	ipalisum of \$ 0,000 plus	all necessary and re	asonable expen	occ       nses incurred in any arrest	for failure to appear.
I further swear that I will a	ppear before any court or m	agistrate court before whom this	cause may hereinaft	er be pending a	t any time and place as ma	ay be required.
					~~ <i>111</i>	
law, then and there to ansi	wer said accusation against i	ore the said Court, and there remaine, and further shall well and trul he, and further shall well and trul laction based on said charges, this	y make my personal	appearance in a	any and all subsequent pro	ceedings that may be
	11 1.5	collected in the Pretrial Services R		11-15-51	7 a	
other agencies including, b	out not limited to, the Judge	or Magistrate hearing the case, the	e District Attorney's	Office and the	defense attorney of record	d in this case.
			5-17/12	1X	[[[]]]	1
Personal Bond Fee \$20 if B				Signatura	of Defendant	<del>[</del>
Personal Bond Fee \$40 if S Personal Bond with Ignition	ond Amount is ≥ \$1334.00 n interlock Fee Equals (3% of	f bond amount) \$	المنظمة المستراك المسترك المسترك المسترك المسترك المسترك المستراك المستراك المستراك المستراك المستراك المستراك	Signature	e or Derendant	_
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See attached	d Conditions Orde	r form		N TO AND SUE	BSCRIBED BEFORE ME,	
. •		Filed in The District of Travis County, T		day of	20	
		or maris sounty, i				
		NOV 16 2016	), —	NOTARY PI	UBLIC IN AND FOR	
		At 11:30 A	A N.		COUNTY TEXAS	
THIS PERSONAL BOND	IS APPROVED, effective or	nly after presting ase ecvidas com		rocess, and the	defendant at such time is	ordered released on the
conditions of this bond.			- 1	1	Maria	/ //
			APPROVED th	nis 1 > day	of Would	20/
I certify that I am the attorney	of record representing this defe		1	A (	1/	
1	'Y (	30284356	_ inte	now	/ ugo	
Signature / Print		SBN		Ma	agistrate/Judge	
V) > 1 =	1	<u> </u>				
ていひりのイ	on Jones	<b>٢</b>				

Page 157Ro11/15/2016 CR_0052 **District Cause** Case 1:23-cv-10362-LJL Document 20 Filed 10/18/24 **Defendant Name:** COOK.LINDSAY CATHRYN 11/13/2016 Cause #: D1DC16207135 **DOB:** 06/30/1976 Address: 1201 SUMMIT ST AUSTIN TX 78741 **Special Needs: Booking No:** 1641273 **Indigence Form** To determine eligibility for Court Appointed Attorney, you must complete this form I will retain my own attorney: Date: Signature of Defendant Do not continue filling out form if Defendant to retain own attorney **Size of family unit:** (Members of immediate family that you support financially) Total Number of Dependents (incl self): 1 Name: Relationship: Age: Monthly Income **Necessary Mo. Living Expenses** \$0 Employer: Mortgage: Position/How Long: \$0 Rent: \$0 Your Salary: \$0 Utilities (gas, electric, etc.) Spouse's Salary: \$0 Transportation: \$0 SSI/SSDI: \$0 Clothes/Food: \$0 \$0 \$0 TANF: Day Care/Child Care: \$0 Social Security Check: **Medical Expenses:** \$0 \$0 Child Support: Court-Ordered Monies: Other Government Check: Child Support: \$0 Other Monthly Income: \$0 TOTAL INCOME* **TOTAL NECESSARY EXPENSES*** \$0 Savings/401K Balance: **Comments:**; Receives food stamps / Recibe estampas de comida TOTAL MONTHLY INCOME: \$0 **DEFENDANT MEETS ELIGIBILITY** REQUIREMENTS **TOTAL MONTHLY EXPENSES:** \$0 NO YES \$0 **DIFFERENCE** (net income): UNDETERMINED

I have been advised of my right to representation by counsel in connection with the charge pending against me. I certify that I am without means to employ counsel of my own choosing and I hereby request the court to appoint counsel for me. I swear that the above information is true and correct. The information I listed is accurate and I will immediately notify the court of any changes in my financial situation.

*All information is subject to verification. Falsification of information is a criminal offense.

11/13/2016 (Signature on paper form)

Date

# In the Criminal District Courts Of Travis County Texas

Invoice #: 1119346

State vs.

**COOK, LINDSAY CATHRYN** 

427th District Court

Cause No(s).

D1DC16207135 /

Offense(s)

ASSAULT FAMILY/HOUSEHOLD MEMBER W/PREV CONV /

## Request for Payment for Services Rendered as Assigned Counsel

In the numbered and entitled cause(s) contained in this voucher, I represent to the court the following are true and correct:

- 1) The defendant has been determined to be indigent and in need of legal services pursuant to the Code of Criminal Procedure Chapter 26.
- 2) I am duly qualified and assigned by the Program Administrator to represent the defendant in this cause according to the Travis County Fair Defense Plan.
- 3) All services claimed in this voucher were rendered to the defendant in the disposition of this cause, and were reasonable and necessary.

Fee Type	Quantity	Unit Cost	Extended Total
Attorney Released	1.0	\$100.00	\$100.00

Vouchers shall be submitted at the time the case is disposed of, except for trials. In the case of trials, vouchers should be submitted within 30 days of the conclusion of the case. Failure to comply may result in suspension from the court appointment list.

I RESPECTFULLY REQUEST PAYMENT IN THE TOTAL AMOUNT OF:

\$100.00

**FOR SERVICES** 

Vendor #: 1000003748

PROVIDED FROM 11/15/2016 TO 12/02/2016.

Pay To: RAPHAEL HERNANDEZ

Payment will be sent to the Attorney's Address currently on file with the Travis County Auditor's Department. Updates to the remittance address are only accepted by the Travis County Auditor's Department. Should you need to change your address or other payment-related information, please contact the Auditor's Office at (512) 854-0125.

By submitting this voucher, I swear or affirm this voucher accurately represents services performed, and I have not received any money or anything of value except as approved by CAPDS. I am requesting compensation pursuant to the guidelines of the Travis County Fair Defense Plan and subject to the Policies of CAPDS.

Attorney submitting voucher, indicating verification of claim accuracy:

RAPHAEL HERNANDEZ

Date Submitted:

DateTime: 12/09/2016 03:17 PM

12/02/2016

## **Payment Authorization**

Having reviewed the foregoing request, and considering the facts of this case and the local guidelines for payment of counsel, CAPDS finds that \$100.00 is proper, and authorize the payment be made in that amount.

Authorized by the Capital Area Private Defender Service

Filed in The District Court of Travis County, Texas

Amalia Rodriguez-Mendoza, Clerk

D.A. #D1DC16207135 MNI # 297692 TRN: 9237130856 DPS: 13990075 Court: 427th

No. OIOC16207135 The State of Texas v. LINDSAY CATHRYN COOK

## **INDICTMENT**

# ASSAULT FAMILY/HOUSEHOLD MEMBER W/PREV CONV - PC 22.01(b)(2)(A) - F3

Velva L. Price

Bond 2	Filed on
	1/26/2017 5:00 PM
In The 390TH Judicial District Court of Travis County Texas	Travis County District Clerk

Dande

## IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

THE GRAND JURY, for the County of Travis, State of Texas, duly selected, empanelled, sworn, charged, and organized as such at the JANUARY Term. 2017, of the 390TH Judicial District Court for said County, upon its oath presents in and to said Court at said term, that LINDSAY CATHRYN COOK, on or about the 13th day of November, 2016, and before the presentment of this Indictment, in the County of Travis, and State of Texas, did then and there intentionally, knowingly or recklessly cause bodily injury to Daniel McGarrigle, a member of Defendant's family and household and with whom the Defendant had a dating relationship, by striking Daniel McGarrigle with an unknown object,

The Grand Jury further presents that the Defendant had previously been convicted of an offense under Chapter 22, Penal Code, against a member of the Defendant's family and household and with whom the Defendant had a dating relationship: Assault Bodily Injury on or about the 6th day of January, 2003, in the County Court at Law No. 5 of Travis County, Texas, in Cause Number 620016,

# DISTRICT COURT CAUSE NO. D-1-DC-16-207135

BOND SET AT: \$ NONE

JP NO. DA NO. MU NO. MNI NO. 297692 TRN: 9237130856

# THE STATE OF TEXAS

		Y COMMANDED TO		IE STAT	E OF TEXAS; GREETINGS:
		HRYN COOK	AIRCEOT.		
ALIASES					
	LINDSAY	COOKS;			
	CATHRY	-			
	LINDSAY				
	LINDSAY	COOK;			
RACE: V	W		DOB:	June 30, 1	976
SEX: F			ETHN	ICITY:	
SSN#:	4873	SID#:	DL#:		
ADDRES	AUSTI	JMMIT ST N, TX 78741 ep. so that you have him/h	er before the	e <b>427</b> TH	JUDICIAL DISTRICT COURT of
Travis C answer T	County, Texas, The State of T 15/// ASSAUL	at the courthouse of said exas upon an indictment p	county, in the county in the county in sale county in the country	ne City of aid court of BER W/P	Austin, forthwith, then and there to harging him/her with the offense of REV CONV / ENHANCED
	WITNESS MY	SIGNATURE AND OFFICIAL	SEAL on this	he <u>May 4,</u>	2017
				VELV	A L. PRICE /
					Clerk Travis County, Topas
			By		Manual Ma
			_,		200
	RETURN ON W	ARRANT	DEF	ENDANT F	UGITIVE IN DISTRICT COURT CAUSE
	BOND IN FILE			ENDANT I	
	ENDANT NOT				RED BY THE COURT
	ND ORDERED R ND INCREASED		DEF	ENDANI K	EMANDED TO CUSTODY
		ED IN DISTRICT COUR	TCAUSE		
	ETY MOTIONE		CAUSE		
BONDSM	I <b>AN:</b> BOND: 11/15/20	116			
COMME		716			
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		OFFI	CER'S RE	ΓURN	
Came to h	and on the	day of			,, A.D., and executed on the
named	day LINDSAY		COOK,	,	A.D., by arresting the within in
lameu	LINDSA	County, Texas, by:	COOK,	aı	
		n/her in the County Jail of	ewith.		County, Texas.
	(3)				
Returned t	his the	day of			,A.D.
EES:	\$			SALLY	HERNANDEZ, Sheriff
MILEAGE					ounty, Texas
TATAT	<b>€</b>				

By: ____

C05 - 000011455

_, Deputy

	f Travis County: D-1-DC- 16-707/35  norized and Precised to release/recall/set bond/other for
Name:	Lindsay (enk
DOB: <u>[ABO]</u> 76 charged with :	Assault FV
Judicial Action:	Bond Forfeiture Set Aside/Bond Reinstated
Jes =	Released to Appear Change Condition(s):
6 2 1	Bond Set (amount): \$
20 H	Other: Dism
*	man Hille
Date: 3/2//	Associate Judge/District Judge  477  District
Attorney Name:	Travis County, Texas

Filed in The District Court of Travis County, Texas Velva L. Price, District Clerk

DISTRICT COURT CAUSE NO. D-1-DC-16-207135

BOND SET AT: \$ NONE

JP NO. DA NO. MU NO. MNI NO. 297692 TRN: 9237130856

### THE STATE OF TEXAS

TO ANY SHERIFF OR PEACE OFFICER OF THE STATE OF TEXAS; GREETINGS: YOU ARE HEREBY COMMANDED TO ARREST:

LINDSAY CATHRYN COOK

ALIASES:

LINSEY COKEE; LINDSAY COOKS; CATHRYN COOK; LINDSAY COOK: LINDSAY COOK;

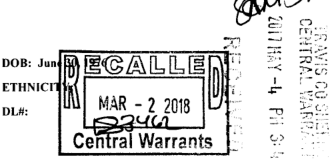
RACE: W

SEX: F

SSN#:

ADDRESS: 1201 SUMMIT ST

AUSTIN TX 78741



COOK, LINDSAY CATHRYN so that you have him/her before the 427TH JUDICIAL DISTRICT COURT of Travis County, Texas, at the courthouse of said county, in the City of Austin, forthwith, then and there to answer The State of Texas upon an indictment pending in said court charging him/her with the offense of 13990075/// ASSAULT FAMILY/HOUSEHOLD MEMBER W/PREV CONV / ENHANCED HEREIN FAIL NOT, but due return make hereof to this court as the law directs.

WITNESS MY SIGNATURE AND OFFICIAL SEAL on this the May 4, 2017

named	day of	day of	COOK,	sat  SALLY I	A.D.,County, Texas.	A.D
Returned the	day of	day of	COOK,	, at	A.D.,County, Texas	by arresting the within i
named	day of	CATHRYN County, Texas, by: in the County Jail of bond, which is returned h	COOK,	at	A.D.,County, Texas.	by arresting the within
named	day of _ LINDSAY  (1) Placing him/her (2) Taking his/her b	CATHRYN County, Texas, by: in the County Jail of bond, which is returned by	COOK,	,	A.D.,County, Texas.	by arresting the within
named	day of _ LINDSAY	CATHRYN County, Texas, by: in the County Jail of	COOK,	,	A.D.,	by arresting the withi
named	day of _ LINDSAY	day of	COOK,	,	A.D.,	by arresting the withi
	day of _	day of		,	A.D.,	by arresting the withi
Came to ha	and on the	day of			A.D.,	A.D., and executed on the
						4 Dd
BONDSMA DATE OF COMMEN	BOND: 11/15/2016					
X BO	D INCREASED BY A ND FORFEITED ETY MOTIONED OF	IN DISTRICT COU	RT CAUSE			
BON	D ORDERED REVO	KED			MANDED TO CUS	
NO E	BOND IN FILE ENDANT NOT IN JA		DEF	ENDANT IN		
NO B	ETURN ON WARR	ANT	DEF	NDANT FU	GITIVE IN DISTRI	CT COURT CAUSE
			Ву		w	in the purious states of the purious states
				District C	lerk Trakis County.	Top S
					L. PRICE //	() A L

3/5/2018 9:26 AM **Travis County District Clerk** Velva L. Price RF

The second secon	
	Cause No. D-1-DC-16-207135
THE STATE OF TEXAS	IN THE 427th JUDICIAL DISTRICT
. VS.	COURT
Lindsay Cook	TRAVIS COUNTY, TEXAS
	MOTION TO DISMISS
TO THE HONORABLE JUDGE OF	F SAID COURT:
NOW COMES the State of T	Texas by and through her District Attorney, and respectfully reques
	ed and numbered criminal action in which the defendant is charged
with the offense of ASSAUL	+ Family/W/Prev. Conviction Sfor the reason
The defendant was convicted.  The complaining witness has been refiled;  The defendant is unapprehed.  The defendant is deceased;  The defendant has been grace.  Other;	as requested dismissal; ended;
and for cause would show the Court	the following: 1 is victim in another case - Interest of Justice
WHEREFORE, it is prayed to	hat the above entitled and numbered cause be dismissed.
Filed in The District Court of Travis County, Texas  MAR - 2 2018  OLIGINARY  Velva L. Price, District Clerk  The foregoing motion having	Respectfully submitted  Assistant District Attorney  ORDER  been presented to me on this theZ day of
	pen considered, it is, therefore, ORDERED, ADJUINGED and
	nd numbered cause be and the same is hereby dismissed.

Original-White; Defendant's Copy-Yellow; State's Copy-Pink

DISTRICT CLERK By Deputy:



Document 20 Filed 10/18/24 Case 1:23-cv-10362-LJL

BK10123 PG786

CASE No. 2023966

COUNT 1

INCIDENT NO./TRN: 9071062058

Filed in The District Court

APR 2 2 2010

Amalia Rodriguez-Mendozk, Clerk

THE STATE	OF TEX	KAS		8	IN TH	<b>Е 390ТН</b>	DISTRICT
v.			§ COURT				
LINDSEY	LINDSEY COOK			§ TRAVIS COUNTY, TEXAS			NTY, TEXAS
STATE ID No.	TE ID No.: TX05369895						
		JUDGM	ENT AD	JUDIO	ATING	GUIL	r
Judge Presidin	g: H	ON. JULIE H. KOC	UREK	Date Ju Entered	ıdgment i:	4/21/	2010
Attorney for St	ate: C	RAIG MOORE		Attorne Defend		JASC	ON MCMINN
11/2/2005	,	nity Supervision Order			for Offense 15.1 Hea	War and the second second	afety Code
ACCOUNT ON THE REAL PROPERTY.	Acres de la Companya	lant Convicted:	OTTOOMAN	OD MAR		NO ATEM	ECO MILLY OVER OR LAS
	0.00	A CONTROLLED	SUBSTAN	CE,NAN	LELY; CC	DCAINE I	LESS THAN ONE GRAM
Date of Offense 10/6/2002	<u>;</u>						
Degree: STATE JAI	L FELO	NY		Plea to M TRUE	otion to Ad	judicate.	Findings on Deadly Weapon: N/A
Terms of Plea I	The state of the s	DEECDDED AD	TIDICATI	ON	5-9-37-92		
The state of the s		DEFERRED ADJ	UDICATIO	UN	3		\$ PHOLOGY 19
Date Sentence		4/21/2010	Da	te Sentence	to Comme	nce: 4/21	/2010
Punishment an of Confinement		TWELVE (12) M	ONTHSS	TATE JA	AIL DIVI	SION, TI	OCI
		THIS SENT	ENCE SHALL	RUN CO	NCURRI	ENTLY.	
SENT.	ENCE OF	CONFINEMENT SUSPE	NDED, DEFE	NDANT PL	ACED ON C	OMMUNITY	SUPERVISION FOR .
<u>Fine:</u> \$		<u>Court Costs:</u> \$ 120.00	Restitutio			Payable to: (see below)	☐ AGENCY/AGENT (see below)
Sex Offender	Registra	tion Requirements do	not apply to	the Defe	ndant TE	x. Code Crin	4. Proc. chapter 62
The age of the	victim at t	he time of the offense wa	as N/A .			Table 1	
		int is to serve sentence in T					
From 10/6/2002 to 10/8/2002 From 7/14/2005 to 11/14/2005 From 5/11/2009 to 5/14/2009 Time From 4/12/2010 to 4/21/2010		009 to 5/14/2009					
Credited:		2/2010 to 4/21/2010		0	From	to	
	N/A D	AYS NOTES: N/A		riven credit	coward fine a	nd costs, ente	r days credited below,
	ent informa	tion, names and assessment	s indicated above			the all the same of the same o	f the judgment below by reference.
The Co	ourt previo	ously deferred adjudicati	on of guilt in	this case.	Subsequent	ly, the Cour	t heard the matter of Defendant's

compliance with and obedience to the terms and conditions of the Court's Order of Deferred Adjudication of Guilt. The State appeared by her District Attorney.

Counsel/Waiver of Counsel (select one)

Defendant appeared in person with Counsel.

Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.

After hearing and considering the evidence presented by both sides, the Court FINDS THE FOIL DEEMA & MAIGH Court Charles Court, found the Defendant to be qualified for community supervision; (2) The Court DEFERRED further proc states on hearthy states and the process of the court of the court DEFERRED further process of the court of the co and rendered no judgment; (3) The Court issued an order placing Defendant on community supervision that the court issued an order placing Defendant on community supervision that the court issued an order placing Defendant on community supervision that the court issued an order placing Defendant on community supervision that the court issued an order placing Defendant on community supervision that the court issued an order placing Defendant on community supervision that the court issued an order placing Defendant on community supervision that the court issued an order placing Defendant on community supervision that the court issued an order placing Defendant on community supervision that the court issued an order placing Defendant on community supervision that the court issued an order placing Defendant on the court is the court of the cou YEARS:

(4) The Court assessed a fine of \$ ; (5) While on community supervision, Defendant violated the to the supervision as set out in the State's ORIGINAL Motion to Adjudicate Guilt as follows:





# BK10123 PG787

- * FAILED TO AVOID ALL ALCOHOLIC BEVERAGES ON DECEMBER 8, 2009.
- * FAILED TO REPORT TO SUPERVISION OFFICER ON AUGUST 14, 2009, AUGUST 21, 2009, AUGUST 27, 2009 AND DECEMBER 4, 2009.
- * FAILED TO ALLOW SUPERVISION OFFICER TO VISIT AT HOME OR ELSEWHERE.
- * FAILED TO NOT CHANGE PLACE OF RESIDENCE WITHOUT PERMISSION OF SUPERVISION OFFICER.
- * FAILED TO PAY SUPERVISION FEE: DELINQUENT \$645.00.
- * FAILED TO PAY COURT COSTS: DELINQUENT \$50.00.
- * COMMITTED THE SUBSEQUENT CRIMINAL OFFENSE IN THAT ON OR ABOUT THE 8TH DAY OF DECEMBER, 2009, IN THE COUNTY OF TRAVIS, STATE OF TEXAS, LINDSEY COOK, DID THEN AND THERE APPEAR IN A PUBLIC PLACE, TO-WIT: THE SAXON PUB, WHILE INTOXICATED TO THE DEGREE THAT LINDSEY COOK, MIGHT ENDANGER HERSELF AND OTHERS.

Accordingly, the Court GRANTS the State's Motion to Adjudicate the Defendant's Guilt in the above cause. FINDING the Defendant committed the offense on the date as noted above, the Court ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of TEX. CODE CRIM. PROC. art. 42.12 § 9.

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.

Punishment Options (select one) Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, State Jail Division, TDCJ. The Court ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court ORDERS that upon release from confinement, Defendant proceed immediately to the TRAVIS COUNTY DISTRICT CLERK'S OFFICE, 509 WEST 11TH ST. SUITE 1.400. Once there, the Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above. County Jail-Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to the custody of the Sheriff of Travis County, Texas on the date the sentence is to commence. Defendant shall be confined in the Travis County Jail for the period indicated above. The Court ORDERS that upon release from confinement, Defendant shall proceed immediately to the TRAVIS COUNTY SHERIFF'S BONDING OFFICE, 509 WEST 11TH ST, SUITE 1.600. Once there, the Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above. ☐ Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed immediately to the Office of the Travis County District Clerk. Once there, the Court Orders Defendant to pay or make arrangements to pay all fines and court costs as ordered by the Court in this cause. Execution / Suspension of Sentence (select one) The Court ORDERS Defendant's sentence EXECUTED. The Court ORDERS Defendant's sentence of confinement SUSPENDED. The Court ORDERS Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this judgment by reference. The Court ORDERS that Defendant is given credit noted above on this sentence for the time spent incarcerated. Furthermore, the following special findings or orders apply: Signed and entered on April 22, 2010 34. Locust

390TH DISTRI JUDGE PRESIDING

Clerk: GOO

I, VELVA I. PRICE, DRAVIET Click, Travel County, Towns, the beauty correly that this is a true wait. corner copy we same appears of record in my Witness my hand and sea 10/8/2024 at 11:50 AM

DISTRICT CLERK Page 2 of 2

By Deputy

VELVA L. PRICE

CAU

Filed 10/18/24

Page 146 of 155

THE STATE OF TEXAS

2-02-3966

IN THE MUNICIPAL COURT CITY OF AUSTIN IN TRAVIS COUNTY, TEXAS

COUNTY OF TRAVIS

## AFFIDAVIT FOR WARRANT OF ARREST AND DETENTION

The undersigned Affiant, who after being duly sworn by me, on oath, makes the following statement: I have good reason to believe and do believe that

# Cook, Lindsey Kathrine WF 06/30/76

On or about the 06 day of October, 2002, in the incorporated limits of the City of Austin, County of XX TRAVIS and State of Texas, did then and there commit the offense of

# Possession of Controlled Substance, State Jail Felony

My belief of the foregoing statement is based upon the following facts:
On October 06, 2002 I, Dave Walker 4571 along with Officer A. Adams 4582 were dispatched to a
"person down" call at Upon arrival at the above location I found a hispanic male, later
identified as Jimmy Hernandez lying on the ground semi-conscious. While waiting on EMS to arrive, the
manager at 213 W. 4th street advised me that the Hernandez was with a white female and the white
female, may have possibly put something into Hernandez' drink. The manager advised that Hernandez
was fine approximately 15 mintues ago. Officer Adams was then told by William Schwell, a paramedic
that we needed to talk with the girlfriend. Officer Adams and I went inside the bar. The manager pointed
out the girl Hernandez was with. Officer Adams approached the girl and asked her to step outside, so that
we could talk. The girl was later identified as Lindsey Cook. Cook complied and began walking toward
the front door with us. Cook got approximately 15 feet away from where she was sitting at the bar and
asked Officer Adams if she could get her purse. Officer Adams told her yes. Cook returned to the bar and
retrieved a gray and black purse from under the bar, where she was sitting. We stopped in the entrance
way to the bar, approximately 20 feet from the door. Officer Adams began talking to Cook. Officer
Adams then went outside the bar. I then had Cook step outside of the bar. Officer Adams then came over
to us. Officer Adams had been given 28 bags of a white powder substance found on Hernandez by a
paramedic. Officer Adams asked Cook if he could search her purse. Cook stated "yeah", and went to
hand Officer Adams her purse. Officer Adams began to step away and asked me to look in the purse. I asked Cook if I could see her purse. Cook handed me her purse. Inside Cooks purse I found a small
plastic bag containing a white powder substance, which I believed from my 13 years of experience and
training to be cocaine. Cook was then arrested.
training to be cocame. Cook was then arrested.
Affiant has tested the white powder substance which was seized as evidence. The substance tested

positive for cocaine. The substance has a net weight of <u>1</u> grams.

Affiant

Detective Jack Hinkle # 391 Austin Police Deptartment

Sworn and subscribed to before me by the said Affiant on this 7th day of October, 2002

Peace Officer in and for the State of Texas.

, 20 02. I hereby acknowledge that I have examined the On this, the day of foregoing affidavit and have determined that probable cause exists for the issuance of an arrest warrant for the individual accused therein.

Magistrate, Municipal Court, Austin, Travis County, Texas

I, VELVA L. PRICE, District Clerk, Travis County Texas, do hereby certify that this is a true and correct copy as same appears of record in my

Austin Police Incident Number: 02-2791790

Officer: D. Walk-10/8/2024 at 11:50 AM

VELVA L. PRICE DISTRICT CLERK

Case 1:23-cv-10362-LJL Docu	ment 20 Filed 10/18/24 Page 147 of 155
D-1-DC-05-301067 390TH JUDICIAL DISTRICT COU COOK,LINDSAY CATHRYN INCNT-1 PART. ID: 24779 MNI: 297692	Docket Sheet 1 of  Vs. IN THE DISTRICT COURT OF
13990037 ASSAULT CAUSES BODILY INJ FAMILY VI	HIDICIAL DISTRICT
INDICTMENT DATE: 6/15/2005 OFF. DATE: 4/12/20 INDICTMENT 299TH GRAND JURY	05
	States Attorney:
Bond Amount \$ 7,000 W	Defense Attorney:
Bond Amount 3 / 1000	CASE STATUS
Indicted Offense: ASG ASSHW/INING	FAMVel. Degree 350 Offense Date 4/12/05
Adjudicated Offense:	Degree
States Recommendation:	
States Recommendation.	
The state of the s	anced/Habitual Terms: Negotiated/Unnegotiated
Trial: Court/Jury Punishr	ment: Court/Jury Dismissal/12:45/12:44a
PSI Reset Date: PSI	Waived
Judge Presiding	Plea Date
	COMMUNITY SUPERVISION Adjudication/Probation
Term: years Probated for	years years Deferred Adjudication
Fine: CSR:	Restitution: DL Suspension:
Other Conditions:	
	SAIP/SAFP/TCJ Continued/Discharged
Revocation/Adjudication:	probated for and/orFine; or
Plea: True/Not True Sentence:	Years/Months/Days
Judge Presiding	Revocation Date
FINA	AL CONVICTION
Years/Months/Day	s TDC /SJ/TCJ
\$FineFam	ily Violence FindingDeadly Weapon Finding
Credit for B.T	
	DEFENDANT PRINT RIGHT THUMB OTHER:
Judge Presiding Date	
Date Copy D/S to Prob Judgment Date & Prepared	by:

# Document 20 WFiled 10/18/24 Page 148 of 155 Lay 6 So

WARRANT OF ARREST

THE STATE OF TEXAS VS.



CAUSE NO: **D1DC05301067** 

OFFENSE NO: 05-1021957 OFFENSE DATE: 4/12/2005

PEACE OFFICER: Det. C. K. Smith #2286

NAME: LINDSAY CATHRYN COOK ADDRESS: 2303 MCCULLOUGH ST.

CITY: AUSTIN

DOB: 6/30/1976

RACE: W

SEX: F

ST: TX

# THE STATE OF TEXAS TO ANY PEACE OFFICER OF THE STATE OF TEXAS, GREETINGS: YOU ARE HEREBY COMMANDED TO ARREST:

## LINDSAY CATHRYN COOK

If to be found in your county and bring him before me, Judge at the municipal court, Travis County, Texas, at my office in Austin, in the said county, Instanter, then and there to answer the State of Texas for an offense against the laws of said state, to-wit:

Assault With Injury (Family Violence) -3rd Degree Felony

of which offense he is accused by the written complaint, under oath of Det. C. K. Smith #2286 filed before me.

HEREIN FAIL NO same.	OT but of this writ make due r	eturn, showing how yo	u have executed the	
	signature on this $5/3/6$	25		
withess my official	signature on this	<u>05</u> .		
BOND \$ 7,000 EPO	<u>Ø</u>	Magistrate (Municipal) (Justic (City of Austin) (PCT. Or CC a Pravis County Texas	By Assignmt  (County) Court  tt LAW #)	
PEACE OFFICER'S	SRETURN	pravio county ronds		
Came at hand the	don the 12 day of the with the day of the day of the day of the with the day of the	A.D. 2005, at hin named	9:40 o'clock A.D., 2005,  CALLYA Cool, placing him in jail at	4
	sarily traveled hat I may have traveled in the			
FEES-MILEAGE Making arrest Taking bond	\$ \$ \$			
Commitment	S -11 FD #		C1	
Release	\$	Ву	Annaus#428	•
Total	\$ 7005 JUL 21 AM	PEACE OFFIC		
	Mountain Robert	and the		

# **Need for Emergency Protective Order**

Respondent: LINDSAY CATHRYN COOK

A PROTECTIVE ORDER IS REQUESTED IN THIS CASE INVOLVING ASSAULT FAMILY VIOLENCE FELONY 3RD DEGREE.

THE RESPONDENT HAS A HISTORY OF ASSAULT FAMILY VIOLENCE.

DET. C.K. SMITH 2286 APD FVPT

## DISTRICT COURT CAUSE NO. D-1-DC-05-301067

BOND SET AT: \$7,000.00

JP NO. DA NO. MU. NO. MNI NO. 297692

## THE STATE OF TEXAS

TO ANY SHERIFF OR PEACE OFFICER OF THE STATE OF TEXAS; GREETINGS: YOU ARE HEREBY COMMANDED TO ARREST:

### LINDSAY CATHRYN COOK

ALIASES: ** MISSING DIVERSION SEGMENT ??

RACE: U

DOB: June 30, 1976

SEX: F

ETHNICITY:

SSN#:

SID#:

DL#: -

ADDRESS:

2303 LANCCVLLOUGHST

AUSTIN, 78703

APD 280692

and him safely keep, so that you have him before the 390TH JUDICIAL DISTRICT COURT of Travis County, Texas, at the courthouse of said county, in the City of Austin, forthwith, then and there to answer The State of Texas upon an indictment pending in said court charging him with the offense of

** MISSING CITATION SEGMENT ?? / ASSAULT/BODILY INJURY AGAINST FAMILY MEMBER/F3

HEPFIN FAII NOT, but due return make hereof to this court as the law directs.

	WITNESS MY SIGNATURE AND OFFICIAL SEAL on June 22, 2005  AMALIA RODRIGUEZ-MENDOZA District Clerk, Travis County, Texas  By  METORIC DESCRIPTION OF THE PROPERTY OF THE PROPERT
	NO RETURN ON WARRANT NO BOND IN FILE DEFENDANT IN JAIL DEFENDANT NOT IN JAIL CAPIAS ORDERED BY THE COURT BOND ORDERED REVOKED BOND INCREASED BY COURT BOND FORFEITED IN DISTRICT COURT CAUSE SURETY MOTIONED OFF BOND
	BONDSMAN:  DATE OF BOND:  COMMENTS: DID INTENTIONALLY CAUSE BODILY INJURY TO FAMILY MEMBER BY PUNCHING/KICKING/ABOUT THE BODY AND BITING THE ARM OF FAMILY MEMBER  OFFICER'S RETURN
•	Came to handon the day of A.D., and executed on A.D., by arresting the within r
	LINDSAY CATHRYNCOOK, at in County Jail of County, Texas.  (1) placing him in the County Jail of County, Texas.  (2) Taking his bond which is returned herewith.
	LINDSAY CATHRYNCOOK, at in County Jail of County, Texas.  (1) placing him in the County Jail of County, Texas.  (2) Taking his bond which is returned herewith.  (3)  Returned this the day of Ally Mile Sheriff  FEES: \$ MILEAGE: \$
	LINDSAY CATHRYNGOOK, at in County Jail of County, Texas.  (1) placing him in the County Jail of County, Texas.  (2) Taking his bond which is returned herewith.  (3)  Returned this the John John John John John John John John

# CAPIAS

## DISTRICT COURT CAUSE NO. D-1-DC-05-301067

BOND SET AT: \$7,000.00

JP NO. DANO. MU. NO. MNI NO. 297692

AMALIA RODRIGUEZ-MENDOZA

## THE STATE OF TEXAS

TO ANY SHERIFF OR PEACE OFFICER OF THE STATE OF TEXAS; GREETINGS: YOU ARE HEREBY COMMANDED TO ARREST:

### LINDSAY CATHRYN COOK

ALIASES: ** MISSING DIVERSION SEGMENT ??

RACE: U

DOB: June 30, 1976

SEX: F

ETHNICITY:

SSN#

SID#:

ADDRESS:

2303 LANCCVLLOUGHST

AUSTIN, 78703

and him safely keep, so that you have him before the 390TH JUDICIAL DISTRICT COURT of Travis County, Texas, at the courthouse of said county, in the City of Austin, forthwith, then and there to answer The State of Texas upon an indictment pending in said court charging him with the offense of

** MISSING CITATION SEGMENT ?? / ASSAULT/BODILY INJURY AGAINST FAMILY MEMBER/F3

HEREIN FAIL NOT, but due return make hereof to this court as the law directs.

WITNESS MY SIGNATURE AND OFFICIAL SEAL on June 22, 2005 WHITING

NO RETURN ON WARRANT NO BOND IN FILE X DEFENDANT NOT IN JAIL BOND ORDERED REVOKED BOND INCREASED BY COURT	District Clerk, Travis County, Texas  By County Deputy  EXAS  DEFENDANT FUGITIVE IN DISTRICT COURT CAUSE  DEFENDANT IN JAIL  X CAPIAS ORDERED BY THE COURT  DEFENDANT REMANDED TO CUSTODY  SEALED INDICTMENT
BOND FORFEITED IN DISTRICT COURT CAUSE SURETY MOTIONED OFF BOND  BONDSMAN: DATE OF BOND: COMMENTS:DID INTENTIONALLY CAUSE BODILY PUNCHING/KICKING/ABOUT THE BODY AND BITING	INJURY TO FAMILY MEMBER BY G THE ARM OF FAMILY MEMBER
OFFICE	ER'S RETURN
Came to hand on theday of	,,A.D., and executed on the A.D., by arresting the within named
LINDSAY CATHRYN COOK, at Texas, by:	in County,
(1) placing him in the County Jail of (2) Taking his bond which is returned herewith. (3)	County, Texas.
Returned this theday of	, A.D
FEES: \$	, Sheriff
TOTAL \$	County, Texas
By:_	,Deputy

#### Document 20 Filed 10/18/24

WARRANT OF ARREST

Page 152 of 15

THE STATE OF TEXAS VS.

CAUSE NO: D1DC05301067

NAME: LINDSAY CATHRYN COOK ADDRESS: 2303 MCCULLOUGH ST.

CITY: AUSTIN ST: TX

DOB: 6/30/1976

RACE: W

SEX: F

OFFENSE NO: 05-1021957 OFFENSE DATE: 4/12/2005

PEACE OFFICER: Det. C. K. Smith #2286

THE STATE OF TEXAS TO ANY PEACE OFFICER OF THE STATE OF TEXAS, GREETINGS: YOU ARE HEREBY COMMANDED TO ARREST:

LINDSAY CATHRYN COOK AUT If to be found in your county and bring him before me, Judge at the municipal court, Travis County, Texas, at my office in Austin, in the said county, Instanter, then and there to answer the State of Texas for an offense against the laws of said state, to-wit:

Assault With Injury (Family Violence) -3rd Degree Felony of which offense he is accused by the written complaint, under oath of Det. C. K. Smith #2286 filed before me.

HEREIN FAIL NOT but of this writ make due return, showing how you have executed the Witness my official signature on this 5 / 3 105. BOND \$ 7.000 (City of Austin) (PCT. Or CC at LAW # **Travis County Texas** PEACE OFFICER'S RETURN Came at hand the day of A.D. 2005, at o'clock m. and executed on the day of A.D., 2005, at o'clock m., by arresting the within named County, Texas, and taking his bond, placing him in jail at I actually and necessarily traveled _____ miles in the service of this writ, in addition to any other mileage that I may have traveled in the service of other process in this cause in the same trip. FEES-MILEAGE S Making arrest (In Taking bond 5 Commitment Release S Total

D.A. #D1-DC-05-301067/ MNI #297692......390th

No.D10C05301067 The State of Texas v. Lindsay Cook

## INDICTMENT

# Assault - Bodily Injury Against Family Member F3 22.01.1.c

Bond \$

In The 299th Judicial District Court of Travis County, Texas

## IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

THE GRAND JURY, for the County of Travis, State of Texas, duly selected, empanelled, sworn, charged, and organized as such at the January, 2005 Term, A.D., of the 299th Judicial District Court for said County, upon its oath presents in and to said Court at said term, that Lindsay Cook on or about the 12th day of April, 2005, and before presentment of this indictment, in the County of Travis, and State of Texas, did then and there intentionally, knowingly, or recklessly cause bodily injury to Kathy Goodnite, a member of the said Lindsay Cook's family or household, by punching and kicking her about her body and biting her on the arm.

And the Grand Jury further presents that before the commission of the offense alleged above, Lindsay Cook had previously been convicted of an offense against a member of Lindsay Cook's family or household both under Section 22.01, Penal Code, in that on the 7th day of January, 2003, of The County, Texas

JUN 1 5 2005

Court at Law #5 of Travis County, Texas, in cause number 620016, Lindsay

Cook was convicted of Assault Family Violence,

against the peace and dignity of the State.

Foreperson of the Grand Jury

THE STATE OF TEXAS

)(
IN THE MUNICIPAL COURT
CITY OF AUSTIN
IN TRAVIS COUNTY, TEXAS

## AFFIDAVIT FOR WARRANT OF ARREST AND DETENTION

Undersigned Affiant, Who After Being Duly Sworn By Me, On Oath, Makes The Following Statement:

I have good reason to believe and do believe that LINDSAY CATHRYN COOK, W/F, 6/30/1976.

On or About The 12TH Day of April, 2005, In the incorporated limits of the city of Austin, County of Travis and the State of Texas, did then and there commit the offense of:
Assault With Injury (Family Violence): 3rd Degree Felony (Enhanced)
My belief of the foregoing statement is based upon information provided to me by KATHY GOODNITE.
(☐ affiant ☑ victim ☐ witness ☐ other )
It was reported that on the 12THday of APRIL, 2005, at approximately 8:43 ☐am ☒pm, an assault was committed against (Victim) KATHY GOODNITE by (Defendant) LINDSAY CATHRYN COOK.
The incident is reported to have occurred at the following location in the city of Austin, ⊠Travis ☐ Williamson County, Texas: 1201 W.6 TH #D.
(☐ defendant's residence ☐ victim's residence ☐ other )
Describe the assault in detail: ON 4/12/2005 MS. COOK WAS OVER AT HER MOTHERS HOUSE LOCATED AT 1201 W. 6 TH ST. #D USING THE PHONE.
WHILE USING THE PHONE HER MOTHER MS. GOODNITE COULD HEAR MS. COOK YELLING AT HER BOYFRIEND TO GET HER SOME PAIN PILLS.
WHEN MS. COOK GOT OFF THE PHONE SHE WENT INTO THE BEDROOM WHERE MS. GOODNITE WAS AND BEGAN TO ASSAULT HER FOR NO REASON.
MS. COOK PUNCHED AND KICKED MS. GOODNITE AND AT ONE TIME BIT HER ON THE RIGHT
FOREARM CAUSING PHYSICAL PAIN AND VISIBLE INJURY. MS. COOK THEN LEFT HER MOTHERS HOUSE BEFORE THE POLICE ARRIVED.
The injury sustained by the victim is described as: PHYSICAL PAIN, SWELLING, BRUISING AND BLEEDING TO THE RIGHT FOREARM.
This offense does involve Family Violence as the victim and suspect are related by: Blood.
***As per Section 22.01 of the Texas Penal Code, this charge is enhanced to a 3 rd Degree Felony as the defendant was found to have the following conviction(s) for Assault Family Violence:  ASSAULT FAMILY VIOLENCE, TRAVIS COUNTY COURT AT LAW #5, CAUSE# 620016  DISPOSITION: CONVICTED, DISPOSITION DATE: 1/7/2003  Note: List the Charge, Court, Cause Number, Disposition, and Date for each conviction.  Verified by: DET. C.K. SMITH #2286
SET. C.K. of 2286
DET. C.K. SMITH #2286
Sworn And Subscribed To Before Me By The Said Affiant On This Subscrib
Magistrate Notary Public in and for the State of Texas,
Travis County or Texas Peace Officer.
On This The Support Day Of May, 2005, I Hereby Acknowledge I have examined The Foregoing Affidavit and have Determined That Probable Cause Exists For the Issuance Of An Arrest Warrant For The Individual Accused Therein.
Offense No. 05-1021957    Control
(City of Austin) (PCT, Or CC at 10.35, 10 nereby contry that this is a true and

Page 1 of 1

Travis County Texas

Revised: 1-6-05

VELVA L. PRICE
DISTRICT CLERK
By Deputy:

office. Witness my hand and seal of office on 10/7/2024 at 12:46 PM

(City of Austin) (PCT. Or CC at cornect copy as same appears of record in my